SPREAD WINGS AIM HIGHER 展翅・新里程



SUCCESS UNIVERSE GROUP LIMITED 實德環球有限公司

(Incorporated in Bermuda with limited liability)(於百慕達註冊成立之有限公司) Stock Code 股份代號: 00487 2024 ANNUAL REPORT 年 報



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Corporate Information 公司資料

DIRECTORS

Executive Directors Mr. Yeung Hoi Sing, Sonny *(Chairman)* Mr. Ma Ho Man, Hoffman *BBS (Deputy Chairman)*

Non-executive Director Mr. Choi Kin Pui, Russelle

Independent Non-executive Directors

Ms. Yeung Mo Sheung, Ann Mr. Chin Wing Lok, Ambrose Ms. Hon Hong Lun, Jackie

COMPANY SECRETARY

Ms. Cua Fong Ying

FINANCIAL CONTROLLER

Mr. Wong Chi Keung, Alvin

AUTHORISED REPRESENTATIVES

Mr. Ma Ho Man, Hoffman *BBS* Ms. Cua Fong Ying

AUDIT COMMITTEE

Mr. Chin Wing Lok, Ambrose *(Chairman)* Mr. Choi Kin Pui, Russelle Ms. Yeung Mo Sheung, Ann Ms. Hon Hong Lun, Jackie

REMUNERATION COMMITTEE

Ms. Yeung Mo Sheung, Ann *(Chairman)* Mr. Yeung Hoi Sing, Sonny Mr. Choi Kin Pui, Russelle Mr. Chin Wing Lok, Ambrose Ms. Hon Hong Lun, Jackie

NOMINATION COMMITTEE

Mr. Yeung Hoi Sing, Sonny *(Chairman)* Mr. Choi Kin Pui, Russelle Ms. Yeung Mo Sheung, Ann Mr. Chin Wing Lok, Ambrose Ms. Hon Hong Lun, Jackie

EXECUTIVE COMMITTEE

Mr. Yeung Hoi Sing, Sonny *(Chairman)* Mr. Ma Ho Man, Hoffman *BBS*

AUDITORS

HLB Hodgson Impey Cheng Limited Certified Public Accountants

董事

執行董事 楊海成先生*(主席)* 馬浩文先生 銅紫荊星章 (副主席)

非執行董事 蔡健培先生

獨立非執行董事 楊慕嫦女士

竭影^{炳文士} 錢永樂先生 韓劻燐女士

公司秘書

柯方瑩女士

財務總監 王志強先生

法定代表 馬浩文先生 銅紫荊星章 柯方瑩女士

審核委員會

錢永樂先生(主席) 蔡健培先生 楊慕嫦女士 韓劻燐女士

薪酬委員會

楊慕嫦女士(主席) 楊海成先生 蔡健培先生 錢永樂先生 韓劻燐女士

提名委員會

楊海成先生(主席) 蔡健培先生 楊慕嫦女士 錢永樂先生 韓劻燐女士

執行委員會

楊海成先生*(主席)* 馬浩文先生 *銅紫荊星章*

核數師

國衛會計師事務所有限公司 香港執業會計師

Corporate Information (Continued) 公司資料(續)

LEGAL ADVISERS ON HONG KONG LAWS Iu, Lai & Li

LEGAL ADVISERS ON BERMUDA LAWS

Conyers Dill & Pearman

PRINCIPAL BANKERS

Public Bank (Hong Kong) Limited The Bank of East Asia, Limited Chong Hing Bank Limited Industrial and Commercial Bank of China (Canada) The Toronto-Dominion Bank

PRINCIPAL SHARE REGISTRAR AND TRANSFER AGENT IN BERMUDA

Appleby Global Corporate Services (Bermuda) Limited Canon's Court 22 Victoria Street P.O. Box HM 1179 Hamilton HM EX Bermuda

BRANCH SHARE REGISTRAR AND TRANSFER OFFICE IN HONG KONG

Tricor Investor Services Limited 17/F., Far East Finance Centre 16 Harcourt Road Hong Kong

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS

Units 1003-04A, 10/F. Tower 1, Admiralty Centre 18 Harcourt Road Hong Kong

SHARE LISTING

The Stock Exchange of Hong Kong Limited Stock Code: 00487

WEBSITE

www.successug.com

香港法律顧問 姚黎李律師行

百慕達法律顧問 Convers Dill & Pearman

主要往來銀行

大眾銀行(香港)有限公司 東亞銀行有限公司 創興銀行有限公司 中國工商銀行(加拿大) The Toronto-Dominion Bank

百慕達股份過戶登記總處

Appleby Global Corporate Services (Bermuda) Limited Canon's Court 22 Victoria Street P.O. Box HM 1179 Hamilton HM EX Bermuda

香港股份過戶登記分處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

註冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

總辦事處及主要營業地點

香港

夏慤道18號 海富中心1座 10樓1003-04A室

股份上市資料

香港聯合交易所有限公司 股份代號:00487

網址

www.successug.com

OUR VISION 我們的遠見 The Group strives to fortify its business portfolio by leveraging on its experience in entertainment and tourist-related industries as well as property investment, strengthening its competitiveness and staying agile by exploring new investment opportunities. We endeavor to create longterm value for all of our stakeholders through the balanced and diversified business portfolio, while adhering to a high standard of corporate governance.

本集團致力憑藉在娛樂及旅遊相關行業以及物業投資的經 驗增強其業務組合,並透過開拓新投資機遇提升競爭力及 保持靈活性。我們致力透過均衡及多元化之業務組合,為 所有持份者締造長遠價值,同時恪守高水平的企業管治。

Group Structure 集團架構



Operational Highlights 業務概覽

- Revenue was approximately HK\$51.4 million and gross profit was approximately HK\$17.3 million for 2024
- Profit attributable to owners of the Company decreased to approximately HK\$93.4 million. Notwithstanding that a gain on the disposal of the Group's overseas listed equity securities of approximately HK\$31.1 million was recorded, the decrease in profit was mainly attributable to (i) the substantial increase in the fair value loss on the Group's investment properties and the write-down of carrying amount of the Group's stock of properties (the "Write-down of the Stock of Properties") in the aggregate amount of approximately HK\$39.7 million; (ii) the recognition of a substantial impairment loss of carrying amount of the Group's leasehold land and building classified under property, plant and equipment in the amount of approximately HK\$36.1 million; and (iii) the decrease in the Group's share of profit of the associates relating to Ponte 16, the flagship investment project of the Group (the "Associates")
- Revenue of the travel business decreased to approximately HK\$48.7 million, while gross profit margin increased to approximately 30.0%. Segment profit for the year was approximately HK\$0.5 million
- Revenue of the property investment business amounted to approximately HK\$2.7 million; segment loss was approximately HK\$34.9 million which was primarily attributable to the recognition of the fair value loss on the Group's investment properties and the Write-down of the Stock of Properties in the aggregate amount of approximately HK\$39.7 million
- The Group's shared profit of the Associates was approximately HK\$112.0 million

- 二零二四年收益約為港幣
 51,400,000元,而毛利約為港幣
 17,300,000元
- 本公司股東應佔溢利減少至約港幣93,400,000元。儘管本集團出售海外上市股本證券錄得收益約港幣31,100,000元,惟有關溢利減少主要源於(i)本集團投資物業之公平值虧損大幅增加,以及本集團物業存貨之賬面值撇減(「物業存貨撇減」),合共約港幣39,700,000元;(ii)本集團被分類為物業、廠房及設備之租賃土地及樓宇之賬面值確認重大減值虧損約港幣36,100,000元;及(iii)本集團應佔與其旗艦投資項目十六浦有關之聯營公司(「聯營公司」)之溢利減少

- 旅遊業務之收益減少至約港幣 48,700,000元,而毛利率則上升至 約30.0%。本年度錄得分部溢利約 港幣500,000元
- 物業投資業務之收益約為港幣 2,700,000元;分部虧損約為港幣 34,900,000元,主要來自確認本集 團投資物業之公平值虧損及物業存 貨撇減合共約港幣39,700,000元
- 本集團應佔聯營公司溢利約為港幣 112,000,000元

Financial Highlights 財務概覽

RESULTS

業績

		Year ended 31 December 截至十二月三十一日止年度			
		2024	2023	2022	
		二零二四年	二零二三年	二零二二年	
		HK\$'000	HK\$'000	HK\$'000	
		港幣千元	港幣千元	港幣千元	
Revenue Travel Property investment	收益 旅遊 物業投資	48,696 2,674	99,229 2,668	112,139 2,639	
		2,074	2,000	2,035	
		51,370	101,897	114,778	
Gain/(loss) on change in fair value of financial assets as fair value through profit or loss	按公平值於損益列賬 之財務資產公平值 變動所產生之收益/ (虧損)	89,158	95,390	(174,113)	
Share of results of associates	應佔聯營公司業績	111,950	143,717	(42,133)	
Profit/(loss) for the year	本年度溢利/(虧損)	93,391	169,301	(287,072)	
Profit/(loss) attributable to owners of the Company	本公司股東應佔 溢利/(虧損)	93,391	169,301	(287,072)	

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

		-	At 31 December 於十二月三十一日			
		2024	2024 2023			
		二零二四年	二零二三年	二零二二年		
		HK\$'000	HK\$'000	HK\$'000		
		港幣千元	港幣千元	港幣千元		
-	丧文体生	4 454 000				
Total assets	資產總值	1,454,088	1,388,555	1,271,157		
Total liabilities	負債總值	476,700	501,191	551,792		
Net assets	資產淨值	977,388	887,364	719,365		

Chairman's Statement 主席報告

The Group trusts that our PERSEVERANCE & RESILIENCE

will bring us through headwinds and lay an even stronger foundation for a long-term and sustainable development.

本集團堅信,

秉持堅毅、靈活的精神, 終可克服逆境,為本集團的

長遠及可持續發展,奠定更堅實的基礎。

Dear Valued Shareholders,

On behalf of the board of directors of Success Universe Group Limited (the "Company", together with its subsidiaries, the "Group"), I would like to present the annual report of the Company for the year ended 31 December 2024.

2024 witnessed resilience and steady advancement in the global economy, mixed with challenges such as elevated interest rates, geopolitical tensions and trade uncertainties. According to the Organisation for Economic Co-operation and Development (OECD), most of the G20 member countries are projected to achieve real gross domestic product (GDP) growth in 2025. Notably, the travel and hospitality sectors have experienced a remarkable resurgence, fuelled by a revival in international tourism. Global arrivals have reached record highs, with numerous destinations surpassing pre-pandemic visitor levels, resulting in significant increases in traveller spending. Supported by China's stable economic performance, with GDP growth of 5.0% in line with government targets, and favourable policies promoting connectivity within the Greater Bay Area, Macau's tourism has seen continuous growth in visitation, exceeding official projections.

Macau, establishing itself as the "World Centre of Tourism and Leisure", has further strengthened its status as a premier global destination by diversifying its entertainment offerings. The emergence of the concert economy and its designation as a City of Performing Arts have enriched its entertainment landscape, broadening nongaming options that complement both the hospitality and gaming industries. The Group is pleased to observe Macau's ongoing economic recovery, characterized by the cultivation of internationally competitive industries, marking a new phase in the city's growth.

致尊貴的股東:

本人謹代表實德環球有限公司(「本公司」,連同其附屬公司統稱「本集團」)董 事會提呈本公司截至二零二四年十二月 三十一日止年度的年報。

二零二四年,全球經濟在復甦與穩步前 進的同時,亦面對利率上升、地緣政治局 勢緊張及貿易不確定性等挑戰。根據經 濟合作暨發展組織(OECD)的預測,20國 集團(G20)大部分成員國將於二零二五年 實現實質國內生產總值(GDP)增長。特別 是在國際旅遊業復甦的推動下,旅遊及 酒店業顯著回升。全球入境旅客人數創 下歷史新高,許多旅遊熱點的旅客人數 加。受惠於中國經濟表現穩定,國內生產 總值增長5.0%,符合政府目標,加上有 利政策促進大灣區內互聯互通,澳門旅 遊業的旅客人次持續增長,超出官方預 測。

澳門以「世界旅遊休閒中心」自居,透過 提供多元化的娛樂項目,進一步鞏固其 全球首選旅遊熱點的地位。演唱會經濟 的興起,加上其「演藝之都」的定位,使 澳門的娛樂格局更加多姿多彩,拓寬了 與酒店業和博彩業相輔相成的非博彩選 擇。本集團樂見澳門經濟持續復甦,並孕 育出具有國際競爭力的產業,標誌着澳 門的發展邁入新階段。

Chairman's Statement (Continued) 主席報告(續)

SOLIDIFYING POSITION TO EMBARK ON A NEW CHAPTER

In 2024, the entertainment and hospitality industry in Macau continued its upward trajectory, with Macau's gross gaming revenue rising by 23.9% to approximately MOP226.8 billion. The growth was fuelled by a significant rise in tourist arrivals, reaching approximately 34.9 million, marking a 23.8% year-on-year increase. Macau has been solidifying its position as a vibrant hub for music and sports events, hosting world-class performances and high-profile concerts that attracted diverse tourists from Mainland China and around the globe. Ponte 16, the flagship investment project of the Group, has been committed to enhancing its gaming, hospitality and entertainment offerings, providing a dynamic experience that caters to the evolving needs of tourists and guests while integrating local culture and the arts to further enrich the city's cultural landscape. Ponte 16 has been collaborating closely with the Macau government to organise events aimed at promoting the local community while bolstering the overall development of Macau's tourism industry.

穩固根基,展新篇章

二零二四年,澳門的娛樂及酒店業繼續 騰飛,澳門博彩毛收入上升23.9%至約 2,268億澳門元。入境旅客人數顯著上 升,達到約34,900,000人次,按年增加 23.8%。澳門透過舉辦世界級的表演及 萬眾矚目的音樂會,吸引來自中國內 及全球各地的旅客,繼續鞏固其活力四 射的音樂體育區十六浦一直致力於豐富 射前艦投資項目十六浦一直致力於豐富 驗,以滿足旅客及賓客不斷轉變的需要, 同時文化面貌。十六浦一直與澳門政府 緊密合作,同時舉辦不同活動以推廣本 地社區,促進澳門旅遊業的整體發展。 Enhanced infrastructure and strategic travel initiatives further facilitated tourism growth in 2024 for Macau. Key infrastructure projects, such as the Shenzhen-Zhongshan Link and the Macau LRT Henggin Line, have significantly improved connectivity to and within the region. Additionally, travel initiatives, including the Central Government's extension of the Individual Visit Scheme to 59 cities, the introduction of multiple-entry permits, and Macau's "tourism+" and other development strategies, have collectively boosted visitation throughout the year. Strategically located in the Inner Harbour area near Macau's major ports of entry, Ponte 16 is dedicated to preserving and showcasing Macau's diverse cultural heritage. As a world-class integrated casino-entertainment resort, Ponte 16 continues to expand its partnerships with local retailers and attractions, offering distinctive services and products that enhance visitors' experience and highlight Macau's cultural legacy.

The year 2024 marked the 25th anniversary of Macau's return to China. The visit of Chinese President Xi Jinping to Macau in December 2024 underscored the continued evolution of Macau as a global hub for tourism and leisure, and the well-regulated development of its gaming industry. Furthermore, the appointment of Mr. Sam Hou Fai as the sixth-term Macau Chief Executive signalled a shared commitment to economic diversification beyond the gaming focus, encouraging concessionaires to invest in non-gaming projects. Ponte 16 has been in line with the Macau government by incorporating non-gaming elements into its offerings to enrich Macau's holistic development. In particular, with the aim of revitalizing Inner Harbour Pier 16 and contributing to a more diversified future for Macau, the outline of Ponte 16's Phase 3 development project has integrated the initiative to feature a blend of cultural and artistic offerings.

加強基建及策略性旅遊措施進一步促進 二零二四年澳門旅遊業的增長。深中通 道、澳門輕軌橫琴線等重點基建項目大 幅提升澳門區內及與鄰近地區的連接。 此外,中央政府將個人遊計劃擴展至59 個城市、推出「一簽多行」簽注,以及澳門 的「旅遊+」和其他發展策略等旅遊措施, 共同推動全年旅客人數的增長。十六浦 位處內港區,享有優越的地理位置,鄰近 澳門的主要出入境口岸,致力保存並展 深樂場度假村,十六浦繼續擴大與本地 零售商及景點的合作,提供獨特的服務 及產品,從而提升旅客體驗,並聚焦澳門 的文化遺產。

二零二四年,澳門迎來回歸祖國25周年。 中國國家主席習近平先生於二零二四年 十二月訪澳時對澳門持續蛻變為世界旅 遊休閒中心,以及其博彩業有序規範化 進程給予肯定。此外,岑浩輝先生獲任命 為第六屆澳門行政長官,意味着澳門名 將共同推動博彩業以外的經濟多元化 發展,並鼓勵承批公司投資於非博彩 局,並鼓勵承批公司投資於非博彩元 專門一直與澳門政府緊密配合, 將非樓 號元素融入其業務之中,以促進 調並對澳門多元化發展的未來作出貢 獻,十六浦第三期發展項目的規劃大綱 已融入匯聚文化與藝術之元素。

PRIMED TO EMBRACE THE OPPORTUNITIES ARISING

The global tourism industry experienced a remarkable resurgence in 2024, achieving a near-full recovery by regaining 99% of pre-pandemic levels with 1.4 billion international travellers. The rebound was driven by the robust post-pandemic demand and the steady recovery of destinations across Asia, according to UN Tourism (formerly known as the United Nations World Tourism Organisation). The aviation sector's recovery, marked by the restoration and expansion of air routes, indicates an increasing connectivity across China, Africa, and the Americas. The recent revival of Canada-China flights, for example, highlights a significant rise in air travel to Asia, catering to the growing needs of business travellers, tourists, and international students. As one of the largest Canadian travel agencies, Jade Travel Ltd. ("Jade Travel") is well-positioned to capitalise on the growing trend by strengthening its partnerships with online travel portals, agencies and airlines. Its proactive system upgrades aim to offer more integrated services and enhanced customer experiences, further bolstering its ticketing business to expand its customer base and meeting the rising tourism and ticketing demand. Leveraging its reputation and network within the Asia community, Jade Travel also aims to explore a wider and more diversified customer base, seizing emerging opportunities. With the tourism industry poised for a continued growth in 2025, Jade Travel anticipates a promising future on the horizon.

Hong Kong, as a prominent financial hub, continues to demonstrate resilience amid challenges. With declining interest rates and anticipated economic stimulus in Mainland China, Hong Kong's commercial property market is expected to show early signs of stabilization. The Group remains committed to a disciplined investment strategy, actively evaluating and optimising its strategies to align with shifting market conditions. By maintaining a balanced portfolio, the Group aims to achieve consistent returns while effectively managing risks. Underpinned by its robust business model and strategic initiatives, the Group maintains a cautiously optimistic outlook for the future, poised itself to capitalise on emerging opportunities.

蓄勢待發,迎接機遇

全球旅游業於二零二四年顯著復甦, 國際旅客達14億人次,恢復到疫情前的 99%水平,幾近全面復甦。根據聯合國旅 游組織(前稱聯合國世界旅游組織)的資 料,疫情後的需求強勁和亞洲各地旅游 熱點的穩步復甦,推動了旅遊業反彈。航 線恢復及擴張標誌着航空業復甦,顯示 中國、非洲與美洲之間的連接將不斷加 强。舉例而言,往來加拿大與中國的航班 恢復,突顯出前往亞洲的航空旅遊顯著 增加,以滿足商務旅客、遊客及國際學生 日益增長的需求。作為加拿大最大的旅 行社之一, Jade Travel Ltd. (「Jade Travel」) 透過加強與線上旅遊門戶網站、代理商 和航空公司的夥伴關係,充分把握此日 益增長的趨勢。Jade Travel積極進行系統 升級,旨在提供更多綜合服務及更佳的 客戶體驗,進一步加強其票務業務以擴 大客戶群,滿足不斷增長的旅遊及票務 需求。憑藉其於亞洲社群的聲譽及網絡, Jade Travel同時期望開拓更廣泛及更多 元化的客户群,以抓緊市場中衍生的各 種機遇。旅遊業已整裝待發,以迎接二零 二五年的持續增長, Jade Travel預料未來 前景一片光明。

香港作為主要的金融中心,在挑戰中持 續展現韌性。隨着利率下調及預料中國 內地將推出經濟刺激措施,預期香港商 用物業市場將出現趨於穩定的初步跡 象。本集團始終堅守嚴謹的投資策略,積 極評估和優化策略,以配合不斷變化的 市況。透過維持均衡的投資組合,本集團 期望在有效管理風險的同時取得穩定的 回報。在穩健的業務模式及策略性措施 支持下,本集團對未來保持審慎樂觀的 展望,並蓄勢待發以迎接機遇。

APPRECIATION

I would like to extend my heartfelt gratitude to our esteemed shareholders, customers and business partners for their unwavering support and trust. I am also deeply grateful to my fellow board members for their invaluable guidance and counsel as well as to our entire staff for their immense commitment and hard work. Having successfully navigated challenging periods, we are wellequipped to leverage our expertise and experience to seize the opportunities arising from the global and industry resurgence, and remain vigilant to market dynamics and emerging possibilities. We are dedicated to creating continuous and enduring value for our shareholders for their steadfast confidence and trust in the Company.

致謝

本人謹此衷心感謝尊貴的股東、客戶及 業務夥伴,一直以來給予堅定的支持及 信任。此外,本人對於各位董事提供寶貴 的指導及建議,以及對全體員工不懈努 力及竭誠盡心,向彼等致以由衷謝意。在 跨越逆境後,我們已準備就緒,藉由專業 知識和經驗,抓緊全球和行業復甦所帶 來之機遇,並把握市場動態和可能出現 的新契機。我們致力為股東創造持續穩 定之價值,以答謝彼等給予本公司堅定 不移之信心及信任。

Yeung Hoi Sing, Sonny Chairman

Hong Kong 28 March 2025 *主席* **楊海成**

香港 二零二五年三月二十八日

Management Discussion and Analysis 管理層討論及分析

Management Discussion and Analysis 管理層討論及分析

OVERVIEW

The year 2024 marked a pivotal moment for the global economy, characterised by significant recovery. Gross domestic product ("GDP") in China grew by 5.0%, which was in line with the Central Government's annual economic target established at the year's outset. Both Hong Kong and Macau sustained their growth momentum from 2023, with Macau achieving impressive increases of 23.9% in Macau's gross gaming revenue ("GGR") and 23.8% in tourist visitation, highlighting the robust resurgence of its entertainment and hospitality sectors.

Beyond China, the global economic landscape remained resilient yet challenging in 2024. Inflation continued to decline towards central bank targets, and global GDP growth remained stable despite persistent headwinds. Geopolitical risks, notably policy uncertainties associated with the administration of the new United States of America (the "USA" or "U.S.") president, presented potential obstacles to credit easing and global economic growth. Additionally, ongoing geopolitical tensions in the Middle East further added to the global uncertainties. This increasingly complex operational environment poses challenges across various sectors, hindering broader economic recovery efforts.

Navigating this dynamic landscape, the Group remains committed to a disciplined and agile investment strategy, continuously evaluating and refining its approach to align with market condition shifts. This strategic focus positions the Group to capitalise on emerging opportunities while ensuring resilience in an ever-evolving economic landscape.

The following discussion should be read in conjunction with the consolidated financial statements and the related notes included in this report.

概覽

二零二四年為全球經濟之關鍵時刻, 年內復甦顯著。中國國內生產總值增長 5.0%,符合中央政府在年初所制定之 年度經濟目標。香港及澳門均延續二零 二三年之增長勢頭,其中,澳門博彩毛 收入攀升23.9%,旅客人數亦同步增長 23.8%,展現出其娛樂和酒店業之強韌 復原力。

除中國以外,全球經濟形勢於二零二四 年在繼續展現韌性之餘,亦充滿挑戰。儘 管不利因素猶存,通脹率仍穩步朝着中 央銀行之目標下降,全球國內生產總值 增長亦保持穩定。與此同時,地緣政治風 險,尤其是美利堅合眾國(「美國」)新任 總統施政所帶來之政策不確定性,對信 算鬆及全球經濟增長構成潛在阻力。 此外,中東地區之地緣政治局勢持續緊 張,進一步增加全球不確定性。日益複雜 的經營環境對各行各業造成挑戰,並阻 礙經濟實現更大範圍之復甦。

在此變化多端之環境下,本集團始終秉 持嚴謹而靈活之投資策略,因應市況變 化不斷評估及修正投資方針。此策略使 本集團得以把握新興機遇,同時確保在 不斷演變之經濟環境中保持韌性,穩步 前行。

以下討論應與本報告所載之綜合財務報 表及相關附註一併閱讀。

Management Discussion and Analysis (Continued) 管理層討論及分析(續)

RESULTS

For the year ended 31 December 2024, revenue of the Group was approximately HK\$51.4 million, decreased by approximately 50.0% from approximately HK\$101.9 million for the last corresponding year. Gross profit increased by approximately 3% to approximately HK\$17.3 million (2023: approximately HK\$16.8 million). A gain on the disposal of the Group's overseas listed equity securities of approximately HK\$31.1 million (the "Gain on Disposal of Listed Securities") was recognised for 2024 (2023: nil). A fair value gain on the Group's overseas listed equity securities of approximately HK\$89.2 million was recognised for 2024 (2023: approximately HK\$95.4 million). The Group's shared profit of the associates relating to Ponte 16, the flagship investment project of the Group (the "Associates"), for 2024 was approximately HK\$112.0 million (2023: approximately HK\$143.7 million). Profit attributable to owners of the Company for the year ended 31 December 2024 was approximately HK\$93.4 million (2023: approximately HK\$169.3 million), whilst earnings per share was 1.90 HK cents (2023: 3.44 HK cents).

Notwithstanding that the Gain on Disposal of Listed Securities was recorded for the year, the decrease in the profit attributable to owners of the Company was mainly attributable to (i) the substantial increase in the fair value loss on the Group's investment properties and the write-down of carrying amount of the Group's stock of properties (the "Write-down of the Stock of Properties") in the aggregate amount of approximately HK\$39.7 million (2023: approximately HK\$19.0 million); (ii) the recognition of a substantial impairment loss of carrying amount of the Group's leasehold land and building classified under property, plant and equipment in the amount of approximately HK\$36.1 million (2023: nil); and (iii) the decrease in the Group's share of profit of the Associates.

業績

截至二零二四年十二月三十一日止年 度,本集團之收益約為港幣51,400,000 元,較去年同期約港幣101,900,000元 減少約50.0%。毛利增加約3%至約港 幣17,300,000元(二零二三年:約港幣 16,800,000元)。二零二四年確認出售本 集團海外上市股本證券之收益約港幣 31,100,000元(「出售上市證券之收益」) (二零二三年:無)。二零二四年確認 本集團海外上市股本證券之公平值收益 約港幣89,200,000元(二零二三年:約 港幣95,400,000元)。於二零二四年,本 集團錄得應佔與其旗艦投資項目十六浦 有關的聯營公司(「聯營公司」)溢利約港 幣112,000,000元 (二零二三年:約港幣 143,700,000元)。截至二零二四年十二 月三十一日止年度,本公司股東應佔溢 利約為港幣93.400.000元(二零二三年: 約港幣169,300,000元),而每股盈利為 1.90港仙(二零二三年:3.44港仙)。

儘管年內錄得出售上市證券之收益,惟 本公司股東應佔溢利減少主要源於:(i)本 集團投資物業之公平值虧損大幅增加, 以及本集團物業存貨之賬面值撇減(「物 業存貨撇減」),合共約港幣39,700,000元 (二零二三年:約港幣19,000,000元); (ii)本集團被分類為物業、廠房及設備之 租賃土地及樓宇之賬面值確認重大減值 虧損約港幣36,100,000元(二零二三年: 無);及(iii)本集團應佔聯營公司之溢利減 少。

Management Discussion and Analysis (Continued) 管理層討論及分析(續)

DIVIDENDS

No interim dividend was paid in 2024 (2023: nil). The directors of the Company ("Director(s)") do not recommend any payment of a final dividend for the year ended 31 December 2024 (2023: nil).

股息

二零二四年並無派付中期股息(二零 二三年:無)。本公司董事(「董事」)不建 議就截至二零二四年十二月三十一日止 年度派付任何末期股息(二零二三年: 無)。







REVIEW OF OPERATIONS

Travel Business

Jade Travel Ltd. ("Jade Travel"), one of the prominent and leading travel agencies in Canada, continues to provide exceptional travel products and services to its wholesale and retail clients. With the resurgence of global tourism, fuelled by increased travel flexibility and a rise in outbound trips, Jade Travel is well-positioned to capitalise on this trend by leveraging its extensive airline network and diverse range of service offerings.

業務回顧

旅遊業務

Jade Travel Ltd. (「Jade Travel」) 為加拿大 領先的旅行社翹楚之一,繼續為批發及 零售市場的客戶提供無與倫比的旅遊產 品及服務。隨着全球旅遊業復甦,加上旅 遊模式更趨靈活及出境旅遊增加,Jade Travel憑藉廣泛的航空公司網絡及多元的 服務選擇,正處於有利位置,可乘勢而 起,迎接市場機遇。



Travel Business (continued)

According to UN Tourism (formerly known as the United Nations World Tourism Organization), 2024 marked a significant recovery in international tourism, with a record of 1.4 billion arrivals worldwide. Many destinations surpassed pre-pandemic international visitor levels, driving robust growth in traveller spending. The Asia-Pacific region showcased a rapid rebound, with arrivals reaching 87% of pre-pandemic levels, an improvement from 66% at the end of 2023. Overall, international arrivals surged by 33% in 2024, representing an increase of 78 million visitors compared to the previous year, despite ongoing geopolitical tensions impacting some potential travellers. According to the International Air Transport Association (IATA) analysis, falling inflation, moderating ticket prices and low unemployment rate in member countries of The Organization for Economic Cooperation and Development (OECD) fuelled travel demands. Passenger volume in 2024 exceeded the 2019 peak by 0.5%, with growth observed across all regions. China's annual passenger volume and load factor reached historical highs, increasing by 12.3% compared to 2023. Meanwhile, strong travel demands from Western Europe and North America further bolstered the global tourism recovery, boosting traveller spending and overall sector growth.

業務回顧(續)

旅遊業務(續)

根據聯合國旅遊組織(前稱聯合國世界 旅游組織)的資料,國際旅游於二零二四 年顯著復甦,全球旅客人數達14億。許 多旅遊熱點之國際旅客人數已超越疫情 前水平,帶動旅客消費強勁增長。亞太 地區反彈迅速,入境旅客達疫情前水平 之87%,較二零二三年年底之66%有所 提升。整體而言,儘管地緣政治局勢持 續緊張影響部分潛在旅客,二零二四年 之國際旅客人次仍急增33%,較去年增 加78,000,000人次。根據國際航空運輸 協會(IATA)之分析,經濟合作與發展組織 (OECD)各成員國之通脹下降、機票價格 趨緩及低失業率均刺激旅遊需求。二零 二四年之客運量較二零一九年最高點超 出0.5%,所有地區均錄得增長。中國之 年客運量及載客率均創歷史新高,較二 零二三年增長12.3%。與此同時,西歐及 北美旅遊需求強勁,進一步推動全球旅 遊業復甦,促進旅客消費及整體行業增 長。



Management Discussion and Analysis (Continued) 管理層討論及分析(續)



REVIEW OF OPERATIONS (CONTINUED)

Travel Business (continued)

Capitalising on these positive industry trends, Jade Travel expanded its product offerings with a 24/7 online auto ticketing system and an efficient online ticketing platform, Jade Travel has further enhanced its operational efficiency. This improvement was accompanied by increased operating expenses during the year. Revenue of the travel business segment for the year ended 31 December 2024 decreased by approximately 50.9% to approximately HK\$48.7 million (2023: approximately HK\$99.2 million), while gross profit margin increased from approximately 14.2% to approximately 30.0%. Segment profit for the year was approximately HK\$0.5 million (2023: approximately HK\$0.5 million (2023) approximately HK\$0.5 milli

業務回顧(續)

旅遊業務(續)

在此理想的行業趨勢下,Jade Travel乘 勢擴大產品選擇,提供全天候網上自動 售票系統及高效的網上售票平台,進一 步提高營運效益。而在改善效益的同 時,年內經營開支亦隨之增加。截至二 零二四年十二月三十一日止年度,旅遊 業務分部之收益減少約50.9%至約港 幣48,700,000元(二零二三年:約港幣 99,200,000元),而毛利率則由約14.2% 上升至約30.0%。年內分部溢利約為 港幣500,000元(二零二三年:約港幣 4,300,000元,包括就無形資產確認之減 值虧損撥回約港幣2,000,000元)。

Property Investment Business 物業投資業務



Property Investment Business

In the relatively high-interest rate environment, Hong Kong's commercial property market has been facing headwinds. This, combined with persistently high supply levels and elevated vacancy rates, led to a significant decline in property prices. According to Jones Lang LaSalle, the overall vacancy rate for Grade A office spaces reached 13.1% in 2024, marking its highest level in 25 years, driven largely by new completions in Central and surrounding areas. Market-wide rents decreased by 8.6%, with Central experiencing a more pronounced decline of 12.0% due to increased competition from new developments.

業務回顧(續)

物業投資業務

在利率相對高企之環境下,香港商用物 業市場持續面對挑戰。供應量居高不下 及空置率上升,致使物業價格大幅下滑。 根據仲量聯行的資料,二零二四年甲級 寫字樓之整體空置率達13.1%,創下25 年來最高水平,主要受中環及周邊地區 新落成寫字樓推動所致。整體市場租金 下跌8.6%,而中環在新發展項目加劇 競爭之情況下,租金跌幅更為明顯,達 12.0%。





Property Investment Business (continued)

Despite these challenges, the Group remains cautiously optimistic about the long-term prospects of the commercial property sector. The Hong Kong government has actively implemented initiatives to attract global businesses and talents, reinforcing the city's status as a leading financial hub and maintaining its competitive edge. The Group is diligently monitoring market conditions and regularly evaluating its investment portfolio to ensure ongoing stability while consistently generating rental income.

業務回顧(續)

物業投資業務(續)

儘管面對此等挑戰,本集團對商用物業 行業之長遠前景依然審慎樂觀。香港政 府積極推行措施以吸引全球企業及人 才,鞏固香港作為主要金融中心之地位, 保持其競爭優勢。本集團持續監察市況, 並定期評估其投資組合,以確保在持續 獲得租金收入的同時,亦能保持穩定的 表現。



Management Discussion and Analysis (Continued) 管理層討論及分析(續)



REVIEW OF OPERATIONS (CONTINUED)

Property Investment Business (continued)

Revenue of the property investment business for the year ended 31 December 2024 amounted to approximately HK\$2.7 million (2023: approximately HK\$2.7 million). Segment loss was approximately HK\$34.9 million (2023: approximately HK\$14.2 million) which was primarily attributable to the recognition of a fair value loss on the Group's investment properties and the Write-down of the Stock of Properties in the aggregate amount of approximately HK\$39.7 million for the year ended 31 December 2024 (2023: approximately HK\$19.0 million).

業務回顧(續)

物業投資業務(續)

截至二零二四年十二月三十一日止 年度,物業投資業務的收益約為港 幣2,700,000元(二零二三年:約港 幣2,700,000元)。分部虧損約為港幣 34,900,000元(二零二三年:約港幣 14,200,000元),主要是由於截至二零 二四年十二月三十一日止年度確認本集 團投資物業之公平值虧損及物業存貨撇 減合共約港幣39,700,000元(二零二三 年:約港幣19,000,000元)。

Investment Project — Ponte 16 投資項目 — 十六浦



Investment Project – Ponte 16

Macau's tourism sector showed robust growth in 2024, welcoming approximately 34.9 million visitors, representing a 23.8% increase year-on-year ("YOY"), according to the Statistics and Census Service (DSEC) of Macau. The majority of arrivals were from Mainland China, which rose by 28.6% to approximately 24.5 million. This surge was driven by favourable policies from the Central Government and initiatives by the Macau government aimed at enhancing accessibility. In April 2024, the introduction of the Henggin-Macao multipleentry visa policies facilitated multiple trips for Mainland Chinese tourists within a week. Furthermore, the Central Government expanded the individual visit scheme to include eight additional cities in Mainland China, bringing the total to 59 as of May 2024. Infrastructure improvements, including the Henggin Line of the Light Rapid Transit (LRT) officially opened in early December 2024, further enhanced connectivity to Macau, attracting a wider audience and boosting tourism. During the National Day Golden Week in 2024, Macau recorded an average of about 141,000 daily visitor arrivals, representing a 22.9% increase compared to 2023 and 1.9% higher than 2019, setting a new record for the holiday period. International visitors also increased significantly, reaching 2.4 million, reflecting a 66% increase YOY, and underscoring the industry's efforts to position Macau as a preferred travel destination.

業務回顧(續)

投資項目 – 十六浦

根據澳門統計暨普查局(DSEC)的資料, 澳 門旅遊業於二零二四年錄得強勁增長, 接待旅客約34,900,000人次,按年增長 23.8%。其中,大部分入境旅客來自中國 內地,增加28.6%至約24,500,000人次。 入境旅客人次急升得益於中央政府之利 好政策及澳門政府為加強通達性而推行 之措施。於二零二四年四月,橫琴-澳門 (「琴澳」) 一簽多行政策出台, 令中國內 地旅客可於一週內多次往返琴澳兩地。 此外,中央政府將個人遊計劃擴展至中 國內地另外八個城市,令截至二零二四 年五月之個人遊城市總數增至59個。基 建設施的改善,包括輕軌(LRT)橫琴線於 二零二四年十二月初正式啟用,進一步 加強澳門的連接性,吸引更廣泛之旅客 群,推動旅游業發展。二零二四年國慶 黃金週期間,澳門平均每日錄得入境旅 客約141,000人次,較二零二三年增加 22.9%, 並較二零一九年增加1.9%, 刷 新假期入境旅客紀錄。國際旅客亦顯著 增加, 達2,400,000人次, 按年增長66%, 彰顯業界將澳門打造成首選旅遊熱點之 努力。



Investment Project – Ponte 16 (continued)

Capitalising on the influx of visitors, Macau's GGR reached approximately MOP226.8 billion in 2024, representing a nearly 24% increase YOY, surpassing the official target of MOP216 billion. The mass-market segment alone generated approximately MOP137.9 billion, accounting for approximately 60.8% of total Macau's GGR and approximately 24.8% increase compared to 2023. This figure notably exceeded the mass-market segment of Macau's GGR in 2019 by approximately 14.2%, highlighting the vital role of the mass-market in securing the future prosperity of Macau's gaming industry. At the same time, Ponte 16 also experienced the increase in operating expenses during the year.

Ponte 16, with its strategic focus on the mass-market segment, continued to offer a refined integrated casinoentertainment resort experience, featuring diverse entertainment options and international cuisine. Located within the United Nations Educational, Scientific and Cultural Organisation (UNESCO) World Heritage site, Ponte 16 is deeply rooted in Macau's rich cultural heritage. Committed to enhancing the local travel and entertainment sectors, Ponte 16 has consistently refined its comprehensive platform, "OLA 澳優遊" ("OLA"), which provides tourists with valuable travel information and exclusive promotions from local businesses, encouraging diversified spending. Expanding beyond Macau, OLA has forged partnerships with business in other Greater Bay Area cities, particularly Zhuhai. By the end of 2024, OLA boasted approximately 260 merchant partners, encompassing nearly 300 outlets and serving around 44,000 registered members. These initiatives significantly strengthen Ponte 16's market presence within Macau's tourism ecosystem and contribute positively to the overall economy of the Macau Peninsula.

業務回顧(續)

投資項目 - 十六浦(續)

受惠於旅客湧現, 二零二四年澳門博彩 毛收入約達2,268億澳門元, 按年增加近 24%, 超出2,160億澳門元之官方目標。 其中, 中場分部產生約1,379億澳門元, 佔澳門博彩毛收入總額約60.8%, 較二 零二三年增加約24.8%。此數字顯然已 超越澳門中場分部於二零一九年之博彩 毛收入約14.2%, 突顯中場對確保澳門 博彩業未來繁榮之重要作用。與此同時, 十六浦於年內亦錄得經營開支增加。

十六浦以中場分部為策略重心,憑藉一 應俱全的娛樂設施及各適其適的環球美 饌,提供賓至如歸的綜合娛樂場度假村 體驗。座落於聯合國教育、科學及文化 組織(聯合國教科文組織)世界遺產景 區,十六浦沉浸於深厚的澳門文化底蘊 之中。十六浦致力推動本地旅遊及娛樂 產業,不斷優化一站式平台「OLA澳優遊」 (「OLA」),為旅客提供實用的旅遊資訊 及本地企業提供的獨家優惠,鼓勵多元 消費。OLA已與大灣區其他城市(尤其是 珠海)之企業建立夥伴關係,影響力延伸 至澳門以外地區。至二零二四年底,OLA 已招攬約260名商戶夥伴並覆蓋近300個 分銷點,服務約44,000名登記會員。此等 舉措大大提升了十六浦在澳門旅遊業之 市場地位,並為澳門半島的整體經濟積 極作出貢獻。

Investment Project – Ponte 16 (continued)

2024 marked the 16th anniversary of Ponte 16's resort opening and the 60th anniversary of the Sofitel hotel brand. To celebrate these joint anniversaries, a series of events were held throughout the year, including the "Precious Moment with Ponte 16" photo contest, a light-up ceremony for the "16 x 60" installation, the award ceremony for the photo contest, and the opening of the "16 Photography Exhibition". Aligned with the Macau government's commitment to economic diversification beyond the gaming and its encouragement for concessionaires to invest in non-gaming projects, Ponte 16 has embraced this strategy by integrating nongaming elements into its offerings, fostering Macau's holistic development. In fact, over the past 16 years, Ponte 16 has not only established itself as a landmark in the Inner Harbour area, but has also significantly contributed to the growth and transformation of Macau's tourism sector. Its dedication to enhancing local culture, travel and entertainment is evident through its support for charitable activities and collaborations with local communities and the Macau's government on various exhibitions and events. These included the New Year Market 2024, a live music performance at the "22nd Macao City Fringe Festival", the "Festival of the Drunken Dragon" performance, the "The Macau Distinguished Gentleman's Ride 2024" charity motorcycle parade and an exhibition "Come Rain or Shine", in collaboration with local artist Dawn Jian. These initiatives also contributed to enriching Macau's tourism and reinforcing Ponte 16's dedication to fostering social value, and positioning Macau as the "World Centre of Tourism and Leisure".

業務回顧(續)

投資項目 - 十六浦(續)

二零二四年標誌着十六浦度假村開業 十六週年及索菲特酒店品牌的六十週年 誌慶。為慶賀此雙重盛事,年內舉行了 一連串慶祝活動,包括「與澳門同行十六 年」攝影比賽、「16 x 60」周年紀念裝置 亮燈儀式、攝影比賽頒獎典禮及「16攝 影展覽|開幕式。澳門政府致力在博彩以 外多元化發展其經濟,並鼓勵承批公司 投資於非博彩項目,十六浦為配合此策 略,將非博彩元素融入其業務之中,促進 澳門整體發展。事實上,回望過去十六 年,十六浦不單成為內港區的地標,更 在推動澳門旅遊業發展及轉型方面作出 貢獻。十六浦支持各種慈善活動,並與 本地社群及澳門政府聯合舉辦多元展覽 及活動, 足證其在提升澳門的文化、旅 遊及娛樂方面不遺餘力。有關活動包括 2024新春市集、「第二十二屆澳門城市藝 穗節」現場音樂表演、「魚行醉龍節」表演、 「2024紳士鐵騎慈善行澳門站」慈善電 單車巡遊及與當地藝術家簡丹合辦之個 人作品展「風雨無阻」。該等舉措亦令澳 門旅遊業更添姿采,重申十六浦對於培 育社會價值及推動澳門成為「世界旅遊 休閒中心」之決心。

Investment Project – Ponte 16 (continued)

In November 2024, the Macau government approved the land concession modification of Ponte 16 which includes, inter alia, a plaza and a commercial building to be developed as a mall (the "Phase 3 Project"), aligning with the city's initiative to revitalise Inner Harbour Pier 16 and expansion of non-gaming facilities. The Phase 3 Project has integrated the initiative to feature a blend of cultural and artistic elements.

In 2024, Sofitel Macau At Ponte 16 received numerous accolades, recognising its outstanding guest experience. These included "Excellence Award" by the "Macau Energy Saving Activity 2024" and "Green Hotel Award - Bronze 2023-2025" presented by the Environmental Protection Bureau (DSPA); "The Best Luxury Resort" by the "WORLDiary collection of the year 2023-2024" presented by The WORLDiary; "Scenic Hotel" by the "Ctrip public praise" presented by the Trip.com Group; ranking No. 2 for the "Popular buffet restaurant of Macau" and "The most popular restaurants for tourists in Macau" by "2023 Macau Popular Restaurants" presented by Aomi; "Best Vacation Hotel", "Best Restaurant" and "Best SPA" by "2024 China Hotel Awards" presented by Lifestyle Magazine; and two "Best Urban Resort Hotel 2024" by "2024 Life Planet WITrip Charity Banguet of Promoting Healthy Lifestyles" as well as "The 10th Anniversary Celebration and Awards Dinner of HotelShare" presented by WITrip Magazine & TJUPDI and HotelShare respectively.

As at 31 December 2024, the casino at Ponte 16 operated 109 gaming tables, comprising 103 mass tables and 6 high-limit tables. The average occupancy rate of Sofitel Macau At Ponte 16 was approximately 88% for the year ended 31 December 2024 (2023: approximately 83%). For the year ended 31 December 2024, the Group's shared profit of the Associates was approximately HK\$112.0 million (2023: approximately HK\$143.7 million).

業務回顧(續)

投資項目 - 十六浦(續)

於二零二四年十一月,澳門政府批准 十六浦土地批給修改,當中包括一個廣 場及一幢預期將發展為商場之商用樓宇 (「第三期項目」),以配合澳門活化十六 浦內港碼頭及擴建非博彩設施之舉措。 第三期項目計劃融入匯聚文化與藝術之 元素。

二零二四年,澳門十六浦索菲特大酒店 屢獲殊榮,肯定其提供卓越禮賓體驗的 能力。該等獎項包括澳門特別行政區環 境保護局頒發的「澳門知慳惜電2024-優異獎|及「2023-2025澳門環保酒店 獎一銅獎」、環球日誌頒發的「2023-2024 環球日誌年度精選一最佳奢華度假酒 店」、攜程集團頒發的「攜程口碑榜一澳 門美景酒店」, 澳覓頒發的「2023澳門 TOP 2」及「最受遊客歡迎餐廳」,《品味 生活》雜誌頒發的2024 CHA中國酒店大 獎一「最佳度假酒店」、「最佳餐廳」及「最 佳水療」,《玩趣天下》及同濟規劃頒發 的「2024生命星球WITrip行業論壇公益 盛典一年度最佳城市度假酒店」,以及 HotelShare頒發的「HotelShare十周年慶 暨年度酒旅暢享大賞一年度城市度假酒 店」。

於二零二四年十二月三十一日,十六浦 娛樂場共有109張賭桌維持營運,包括 103張中場賭桌及6張高注碼賭桌。截 至二零二四年十二月三十一日止年度, 澳門十六浦索菲特大酒店的平均入住 率約達88%(二零二三年:約83%)。 截至二零二四年十二月三十一日止年 度,本集團應佔聯營公司溢利約為港幣 112,000,000元(二零二三年:約港幣 143,700,000元)。

SIGNIFICANT INVESTMENT

重大投資

The Group continued to hold overseas listed equity securities during the year to diversify its investment portfolio. As at 31 December 2024, the Group held the following significant investment which was classified as financial assets at fair value through profit or loss: 本集團於年內繼續持有海外上市股本證 券,以分散其投資組合。於二零二四年 十二月三十一日,本集團持有以下分類 為按公平值於損益列賬之財務資產之重 大投資:

Name of investment	Trading symbol	Number of common stock held as at 31 December 2024 於 二零二四年 十二月三十一日	Approximate percentage of stockholding as at 31 December 2024 於 二零二四年 十二月三十一日	Investment cost as at 31 December 2024 於 二零二四年	Fair value as at 31 December 2024 於 二零二四年	Approximate percentage to the Group's total assets as at 31 December 2024 於 二零二四年 十二月三十一日 佔本集團
投資名稱	交易代碼	所持普通股 數目	佔持股量之 概約百分比	+二月三十一日 之投資成本 Equivalent to HK\$ million	+二月三十一日 之公平値 Equivalent to HK\$ million	總資產之 概約百分比
Tesla, Inc. ("Tesla")	TSLA	73,250	% 0.002	<i>等值港幣百萬元</i> 35	<i>等值港幣百萬元</i> 231	%
		Number of common stock held as at 31 December	Approximate percentage of stockholding as at 31 December	Investment cost as at 31 December	Fair value as at 31 December	Approximate percentage to the Group's total assets as at 31 December
Name of investment	Trading symbol	2023 於 二零二三年 十二月三十一日 所持普通股	2023 於 二零二三年 十二月三十一日 佔持股量之	2023 於 二零二三年 十二月三十一日	2023 於 二零二三年 十二月三十一日	2023 於 二零二三年 十二月三十一日 佔本集團 總資產之
投資名稱	交易代碼	數目	概約百分比	之投資成本 Equivalent to HK\$ million 等值港幣百萬元	之公平值 Equivalent to HK\$ million 等值港幣百萬元	概約百分比
Tesla	TSLA	96,750	0.003	47	188	14

SIGNIFICANT INVESTMENT (CONTINUED)

Tesla was incorporated in the State of Delaware, the USA with its common stock traded on The Nasdag Global Select Market. Tesla is principally engaged in designing, developing, manufacturing and selling high-performance fully electric vehicles, solar energy generation systems and energy storage products, and offering services related to its sustainable energy products. As disclosed in Tesla's audited consolidated financial statements for the year ended 31 December 2024, total revenues of Tesla was approximately USD97.7 billion (equivalent to approximately HK\$761.3 billion) (2023: approximately USD96.8 billion (equivalent to approximately HK\$758.6 billion)). Net income attributable to common stockholders for the year ended 31 December 2024 was approximately USD7.1 billion (equivalent to approximately HK\$55.3 billion) (2023: approximately USD15.0 billion (equivalent to approximately HK\$117.6 billion), which includes a release of USD6.5 billion (equivalent to approximately HK\$51.0 billion) of its valuation allowance associated with U.S. federal and state deferred tax assets in the fourth guarter of 2023). Tesla continues to ramp production and build and optimise its manufacturing capacity, expand its operations while focusing on further cost reductions and operational efficiencies to enable increased deliveries and deployments of its products, and invest in research and development to accelerate its artificial intelligence (AI), software, and fleetbased profits for further revenue growth.

重大投資(續)

Tesla在美國特拉華州註冊成立,其普通 股在納斯達克全球精選市場買賣。Tesla 主要從事設計、開發、製造及銷售高性 能全電動汽車、太陽能源發電系統與能 源儲存產品,並提供與其可持續能源產 品相關之服務。根據Tesla截至二零二四 年十二月三十一日止年度之經審核綜合 財務報表所披露, Tesla之總收益約為977 億美元(相等於約港幣7.613億元)(二零 二三年:約968億美元(相等於約港幣 7,586億元))。截至二零二四年十二月 三十一日止年度之普通股股東應佔淨收 入約為71億美元(相等於約港幣553億元) (二零二三年:約150億美元(相等於約 港幣1,176億元),包括於二零二三年第 四季撥回與美國聯邦及州遞延稅項資產 相關之估值撥備65億美元(相等於約港 幣510億元))。Tesla一直加強生產、建設 及優化其產能、拓闊業務,同時專注進一 步減省成本及提升經營效益,冀能增加 產品交付及數量調配,並投資於研究及 開發,以推動其以人工智能、軟件及車隊 為基礎的溢利,實現進一步的收益增長。

SIGNIFICANT INVESTMENT (CONTINUED)

Tesla operates in a cyclical industry that is sensitive to political and regulatory uncertainty, including with respect to trade and the environment, all of which can be compounded by inflationary pressures, rising energy prices, interest rates fluctuations and the liquidity of enterprise customers. For example, inflationary pressures have increased across the markets in which it operates. In an effort to curb this trend, central banks in developed countries raised interest rates rapidly and substantially. impacting the affordability of vehicle lease and finance arrangements. Further, sales of vehicles in the automotive industry also tend to be cyclical in many markets, which may expose it to increased volatility as Tesla expands and adjusts its operations. Moreover, as additional competitors enter the marketplace and help bring the world closer to sustainable transportation, Tesla will have to adjust and continue to execute well to maintain its momentum. Additionally, its supplier's liquidity and allocation plans may be affected by current challenges in the North American automotive industry, which could reduce its access to components or result in unfavourable changes to cost. These macroeconomic and industry trends have had, and will likely continue to have, an impact on the pricing of, and order rate for its vehicles, and in turn its operating margin. Changes in government and economic incentives or tariffs may also impact its sales, cost structure and the competitive landscape. Tesla will continue to adjust accordingly to such developments, and Tesla believes its ongoing cost reduction, including improved production innovation and efficiency at its newest factories and lower logistics costs, and focuses on operating leverage will continue to benefit it in relation to its competitors, while its new products will help enable future growth.

重大投資(續)

Tesla經營的行業存在週期性,對貿易與 環境等政治及監管不確定因素非常敏 感,更可能面對通脹、能源價格攀升、利 率波動以及企業客戶流動性等壓力。舉 例而言,Tesla所在市場的通脹壓力普遍 上升。為遏抑通脹,多個已發展國家的央 行急速大幅上調利率,對普羅大眾負擔 汽車租賃與融資安排的能力造成影響。 再者,許多市場的汽車行業銷情亦各有 週期,令Tesla在拓展及調整業務之時面 對更大的波動。此外,在越來越多競爭 者加入市場,一同將可持續交通運輸工 具推廣至全世界的環境下,Tesla將須隨 機應變並勵精圖治,以保持增長動力。 再者,其供應商之流動性及分配計劃可 能會受到北美汽車業當前之挑戰影響, 從而可能降低其取得零部件的機會或出 現不利之成本變動。上述宏觀經濟與行 業趨勢已經且將可能繼續影響Tesla汽車 定價與訂單數量,繼而侵蝕其經營利潤。 政府及經濟獎勵或關稅變動亦可能會對 其銷售、成本結構及競爭形勢造成影響。 於推出新產品以推動未來增長的同時, Tesla將繼續因時制宜,恪守成本減省措 施,包括提升新廠房的生產創意與效率, 並降低物流成本,以及聚焦於自身強項, 相信將能在競爭對手中脫穎而出。

SIGNIFICANT INVESTMENT (CONTINUED)

As the production increases, Tesla must work constantly to similarly increase vehicle delivery capability so that it does not become a bottleneck on its total deliveries. As Tesla expands its manufacturing operations globally, Tesla will also have to continue to increase and staff its delivery, servicing and charging infrastructure accordingly, maintain its vehicle reliability and optimise its supercharger locations to ensure cost effectiveness and customer satisfaction. In particular, as other automotive manufacturers have announced their agreements with Tesla to utilise its superchargers, Tesla must correspondingly expand its network in order to ensure adequate availability to meet customer demands. Tesla also remains focused on continued enhancements of the capability and efficiency of its servicing operations.

During the year, an aggregate of 23,500 Tesla's shares were disposed by the Group at a total cash consideration of approximately USD9.8 million (equivalent to approximately HK\$76.6 million) and the Group recognised a gain of approximately HK\$31.1 million for the year ended 31 December 2024. For further details of the said disposal, please refer to the announcement dated 13 December 2024 issued by the Company.

A fair value gain of approximately HK\$89.2 million was recognised for the year ended 31 December 2024 in the consolidated statement of profit or loss of the Group (2023: approximately HK\$95.4 million). During the year and for the year ended 31 December 2024, Tesla did not declare any dividend.

The significant investment is held for trading. The Group will review its investment strategy regularly in response to the changes in market situation.

重大投資(續)

隨着產量上升,Tesla必須努力同步提高 汽車交付能力,避免交付總數形成樽頸。 由於Tesla的生產業務遍佈全球,故Tesla亦 將須繼續相應增強交付、服務及充電設 施的能力與人手,保持汽車可靠性,並優 化超級充電站的分佈,從而保持成本效 益,同時令客戶稱心滿意。具體而言,由 於其他汽車生產商相繼宣布與Tesla合作 使用其超級充電站,故Tesla必須相應拓 展網絡,以確保供應足以滿足客戶需要。 Tesla亦將繼續集中精力不斷提升服務業 務的能力與效率。

年內,本集團以總現金代價約9,800,000 美元(相等於約港幣76,600,000元)出售 合共23,500股Tesla股份,並於截至二零 二四年十二月三十一日止年度確認收益 約港幣31,100,000元。有關上述出售事 項之進一步詳情,請參閱本公司於二零 二四年十二月十三日刊發之公告。

截至二零二四年十二月三十一日止年 度,本集團於綜合損益表內確認公平值 收益約港幣89,200,000元(二零二三年: 約港幣95,400,000元)。於年內及截至二 零二四年十二月三十一日止年度,Tesla 並無宣派任何股息。

該項重大投資乃為買賣而持有。本集團 將因應市況變化,定期檢討投資策略。

FINANCIAL REVIEW

Liquidity, Financial Resources and Gearing

As at 31 December 2024, the Group had net current assets of approximately HK\$108.4 million (2023: approximately HK\$23.1 million) and net assets of approximately HK\$977.4 million (2023: approximately HK\$887.4 million). The Group adopts a conservative approach towards its treasury policies. The Group strives to reduce exposure to credit risk by monitoring the trade receivables of its customers on an ongoing basis. To manage liquidity risk, the Board closely monitors the Group's liquidity position to ensure that the liquidity structure of the Group's assets, liabilities and commitments can meet its funding requirements. Presently, there is no hedging policy with respect to the foreign exchange exposure. The Group's transactional currencies are Hong Kong dollars and Canadian dollars as substantially all the revenues are in Hong Kong dollars and Canadian dollars. The Group's transactional foreign exchange exposure was insignificant.

On 1 December 2008, Mr. Yeung Hoi Sing, Sonny ("Mr. Yeung", being the Chairman of the Board, an executive Director and a controlling shareholder of the Company) provided a HK\$200 million term loan facility to the Company which is unsecured and charged with interest at the prime rate guoted for Hong Kong dollars loans by The Hongkong and Shanghai Banking Corporation Limited. The principal amount of the loan facility was increased up to HK\$290 million on 14 April 2009 (the "Revised Mr. Yeung's Loan Facility") and the final repayment date of the loan and all other sums owing to Mr. Yeung under the Revised Mr. Yeung's Loan Facility was further extended from 31 October 2024 to 31 October 2026 by a supplemental letter of agreement dated 29 September 2023. As at 31 December 2024, the Company owed HK\$185.1 million to Mr. Yeung under the Revised Mr. Yeung's Loan Facility (2023: HK\$173.0 million).

財務回顧

流動資金、財務資源及資本負債

於二零二四年十二月三十一日,本集團 之流動資產淨值約為港幣108,400,000元 (二零二三年:約港幣23,100,000元), 而資產淨值約為港幣977,400,000元(二 零二三年:約港幣887,400,000元)。本集 團採取保守之庫務政策,致力於持續監 察其客戶之應收貿易賬款,以減輕信貸 風險。為管理流動資金風險,董事會密切 監控本集團之流動資金狀況,以確保本 集團由資產、負債及承擔組成之流動性 結構足以應付其融資需要。目前,本集團 絕大部份收益以港幣及加元計值,故本 集團之交易貨幣定為港幣及加元。本集 團在交易上所承受之外匯風險甚微。

於二零零八年十二月一日,楊海成先生 (「楊先生」,本公司之董事會主席、執 行董事兼控股股東)向本公司提供為數 港幣200,000,000元之有期貸款融資,該 貸款融資為無抵押,且按香港上海滙豐 銀行有限公司所報之港元貸款最優惠 利率計息。於二零零九年四月十四日, 該貸款融資之本金金額增至最高港幣 290,000,000元(「經修訂之楊先生之貸 款融資」),並通過日期為二零二三年九 月二十九日之協議補充函件,經修訂之 楊先生之貸款融資之貸款及所有結欠 楊先生之其他款項的最後還款日期, 由二零二四年十月三十一日進一步延 遲至二零二六年十月三十一日。於二零 二四年十二月三十一日,根據經修訂之 楊先生之貸款融資,本公司結欠楊先生 港幣185,100,000元(二零二三年:港幣 173,000,000元)。
FINANCIAL REVIEW (CONTINUED)

Liquidity, Financial Resources and Gearing (continued)

As at 31 December 2024, the Group's secured bank facilities were approximately HK\$291.3 million (2023: approximately HK\$306.9 million) which bear interest at Hong Kong interbank offered rate (HIBOR) plus a margin that was ranged from 1.7% to 2.0% per annum (31 December 2023: 1.7% to 2.0% per annum). In addition, the Group had secured general bank facilities for issuance of a standby letter of credit of CAD2.0 million (2023: CAD2.0 million) which carries a commission rate of 1.2% per annum. The proceeds of the facilities were for the Group's general operation. As at 31 December 2024, the outstanding bank loans were HK\$261.5 million (2023: HK\$306.5 million).

As at 31 December 2024, the Group had current and noncurrent lease liabilities of approximately HK\$0.7 million and HK\$0.7 million (2023: approximately HK\$0.3 million and HK\$0.3 million) respectively.

As at 31 December 2024, total equity attributable to owners of the Company was approximately HK\$977.4 million (2023: approximately HK\$887.4 million). The net gearing ratio, which was measured on the basis of the interest-bearing borrowings (including lease liabilities), net of cash and cash equivalents, of the Group over total equity attributable to owners of the Company, was approximately 38% as at 31 December 2024 (2023: approximately 48%).

財務回顧(續)

流動資金、財務資源及資本負債(續)

於二零二四年十二月三十一日,本集團 之有抵押銀行融資約為港幣291,300,000 元(二零二三年:約港幣306,900,000 元),該等融資按香港銀行同業拆息加 年利率1.7%至2.0%(二零二三年十二 月三十一日:年利率1.7%至2.0%)計 息。此外,本集團已就發出佣金率為每 年1.2%之2,000,000加元(二零二三年: 2,000,000加元)之備用信用證獲取一 般銀行融資。該等融資之所得款項用 於本集團之一般營運。於二零二四年 十二月三十一日,未償還銀行貸款為港 幣261,500,000元(二零二三年:港幣 306,500,000元)。

於二零二四年十二月三十一日,本集團 之流動及非流動租賃負債分別約為港幣 700,000元及港幣700,000元(二零二三 年:約港幣300,000元及港幣300,000 元)。

於二零二四年十二月三十一日,本公司 股東應佔權益總值約為港幣977,400,000 元(二零二三年:約港幣887,400,000 元)。淨資本負債比率以本集團計息借貸 (包括租賃負債)(扣除現金及現金等值 項目)相對本公司股東應佔權益總值為 基準計算,於二零二四年十二月三十一 日,淨資本負債比率約為38%(二零二三 年:約48%)。

FINANCIAL REVIEW (CONTINUED)

Pledge of Assets

As at 31 December 2024, the Group had secured the following assets:

- (a) The Group pledged all of its investment properties, one of its stock of properties as well as the leasehold land and building totally with the carrying amount of approximately HK\$329.3 million (2023: approximately HK\$410.3 million) to secure against the loan facilities of approximately HK\$291.3 million and a standby letter of credit of CAD2.0 million, totally equivalent to approximately HK\$302.3 million (2023: approximately HK\$306.9 million and CAD2.0 million, totally equivalent to approximately HK\$318.9 million) granted to the Group;
- (b) World Fortune Limited, an indirect wholly-owned subsidiary of the Company, pledged all (2023: all) of its shares in Pier 16 – Property Development Limited ("Pier 16 – Property Development", an associate of the Group) to a bank in respect of the loan facilities granted to Pier 16 – Property Development (the "Loan Facilities"); and
- (c) The Group pledged the time deposit of CAD1.5 million (equivalent to approximately HK\$8.2 million) (2023: nil) to a bank for the issuance of standby letters of credit and overdraft facilities for the operation of the Group.

Contingent Liabilities

The Company gave a corporate guarantee (the "Guarantee") to a bank in respect of the Loan Facilities. The maximum guarantee amount borne by the Company under the Guarantee was HK\$490.0 million.

The outstanding loan under the Loan Facilities as at 31 December 2024 was approximately HK\$405.1 million (2023: HK\$180.0 million).

財務回顧(續)

資產抵押

於二零二四年十二月三十一日,本集團 已抵押下列資產:

- (a) 本集團已抵押賬面值合計約港幣 329,300,000元(二零二三年:約 港幣410,300,000元)之所有投資 物業、其中一項物業存貨以及租賃 土地及樓宇,作為本集團獲授貸 款融資約港幣291,300,000元及備 用信用證2,000,000加元,合計相 等於約港幣302,300,000元(二零 二三年:約港幣306,900,000元及 2,000,000加元,合計相等於約港幣 318,900,000元)之抵押品;
- (b) 世兆有限公司(本公司一間間接全 資附屬公司)就十六浦物業發展股 份有限公司(「十六浦物業發展」,本 集團一間聯營公司)獲授的貸款信貸 (「貸款信貸」)向一間銀行抵押其 於十六浦物業發展之全部股份(二 零二三年:全部股份);及
- (c)本集團就發出備用信用證及透支信 貸以供本集團營運之用向一間銀行 抵押1,500,000加元(相等於約港幣 8,200,000元)(二零二三年:無)之 定期存款。

或然負債

本公司就貸款信貸向一間銀行提供企業 擔保(「該擔保」)。本公司根據該擔保承 擔之最高保證金額為港幣490,000,000 元。

於二零二四年十二月三十一日,就貸款 信貸未償還之貸款約為港幣405,100,000 元(二零二三年:港幣180,000,000元)。

HUMAN RESOURCES

As at 31 December 2024, the Group had a total of 80 employees. Remuneration is determined on the basis of qualifications, experience, responsibilities and performance. In addition to the basic remuneration, staff benefits include medical insurance and retirement benefits.

PROSPECTS

Looking ahead to 2025, the Group maintains a cautiously optimistic outlook on the business and global landscape. The International Monetary Fund's World Economic Outlook projects steady global growth of 3.3% in both 2025 and 2026, following an estimated 3.2% growth in 2024. However, the change in the USA presidency introduces policy uncertainty regarding trade, fiscal, monetary and regulatory measures, potentially impacting global economy sentiment and growth. Escalating geopolitical tensions and conflicts may pose risks to global markets. Conversely, China has set a clear growth target of approximately 5% for 2025, supported by improvements in export strength and recent policy easing measures aimed at stabilizing the economy. The Central Government is committed to implementing a moderately loose monetary policy in 2025, adjusting its pace and intensity as needed, alongside a more proactive fiscal policy to sustain its growth trajectory.

人力資源

於二零二四年十二月三十一日,本集團 共聘用80名僱員。薪酬乃按資歷、經驗、 職責及表現而釐定。除基本薪酬外,員工 福利包括醫療保險及退休福利。

前景

展望二零二五年,本集團對業務及全球 前景仍持審慎樂觀態度。根據國際貨幣 基金組織於《世界經濟展望》中的預測, 繼二零二四年全球經濟估計增長3.2% 後,二零二五年及二零二六年全球經濟 亦將穩步增長3.3%。然而,美國總統換 屆對貿易、財政、貨幣及監管措施方面 帶來政策不確定性,或進而能影響全球 經濟情緒及增長。地緣政治緊張局勢及 衝突升級亦可能對全球市場構成潛在風 險。反觀中國,在出口優勢提升及近期為 穩定經濟而推出政策放寬措施支持下, 二零二五年制定約5%之明確增長目標。 中央政府致力於在二零二五年實施適度 寬鬆貨幣政策,並將視乎需要調整其步 伐與力度,同時配合更積極之財政政策, 以維持經濟增長軌跡。

PROSPECTS (CONTINUED)

Global tourism is expected to continue its recovery in 2025, building on a strong rebound in 2024. Initiatives such as the introduction of visa-free agreements between China and several key European and Asian countries, coupled with the expansion and resumption of flight routes, are expected to significantly boost travel activities. According to the Civil Aviation Administration of China (CAAC), approximately 118,000 weekly passenger traffic and cargo flights are operated by 194 Chinese and international airlines during the current winter-spring period, reflecting a 1.2% increase YOY. Expansions are planned for Latin America, Africa and North America, complementing steady growth in traditional markets like Central Asia, Southeast Asia and Europe. Airlines are adapting routes to meet rising demands, further supporting the recovery of international tourism. With a strong brand presence in wholesale and a comprehensive network across North America and Asia, Jade Travel is well-positioned to capitalise on the industry's resurgence by broadening its product offerings to meet evolving preferences. Leveraging its reputation and strong connections within the Asian community, Jade Travel will continue to expand its customer base and seize emerging opportunities in its business.

前景(續)

預期全球旅遊業將乘二零二四年強勁反 彈之勢,於二零二五年繼續復甦。中國與 多個主要歐洲及亞洲國家簽訂的免簽協 議等舉措,配合航線擴張及恢復,預期 將會大幅促進旅游活動。根據中國民用 航空局(CAAC)的資料,在目前冬春季期 間,194家中國及國際航空公司每週營運 約118,000班客運及貨運航班,按年增加 1.2%。在中亞、東南亞及歐洲等傳統市 場穩定增長的同時,亦計劃在拉丁美洲、 非洲及北美市場擴張。航空公司正在調 整航線以滿足不斷上升的需求,進一步 支持國際旅遊業復甦。得益於其批發業 務品牌的卓越聲譽及遍佈北美及亞洲的 全面網絡, Jade Travel處於有利位置,透 過擴闊產品種類以滿足旅客不斷演變的 喜好,把握行業復甦機遇。憑藉其於亞洲 社群的聲譽及緊密聯繫, Jade Travel將繼 續擴大其客戶群,並抓緊業務中衍生的 機遇。

PROSPECTS (CONTINUED)

The Hong Kong commercial property market is currently encountering significant challenges, with vacancy rates reaching historic highs since 2019, particularly in core business districts. This trend is driven by several factors, including weak economic performance, declining demand, shifting tenant preferences and the impact of rising interest rates. While Hong Kong's 14.8% vacancy rate in 2024 appears high, it is comparable to similar levels in other major cities like London (10%), Sydney (12%), and New York (28%), according to Savills. The market expects that falling rents in prime areas will lead to new dynamics, as the narrowing rent gap between core and non-core locations may encourage some businesses to relocate to central business districts, indicating resilient underlying demand. The Group maintains an optimistic outlook for Hong Kong's commercial property market recognising the enduring strength and exceptional value of its commercial real estate underpinned by the city's unparalleled global connectivity and its position as a leading financial hub in the Asia-Pacific region. The Group is confident that its investment portfolio is solid and will continue to provide stable and resilient returns, despite current market fluctuations.

前景(續)

香港商用物業市場目前正面臨重大挑 戰,空置率達二零一九年以來的歷史新 高,尤以核心商業區為甚。此趨勢源於多 項因素,包括經濟表現不振、需求持續下 降、租戶喜好轉變以及利率攀升的影響。 根據第一太平戴維斯的資料,雖然香港 二零二四年之空置率14.8%看似偏高, 但與倫敦(10%)、悉尼(12%)及紐約(28%) 等其他主要城市之類似水平相若。市場 預期黃金地段租金下跌將帶來新動力, 原因在於核心地段與非核心地段之租金 差距收窄,可能鼓勵部分企業遷往中央 商業區,顯示市場仍存在強韌的基本需 求。本集團認為,香港擁有無可比擬的全 球連繫,坐享亞太區首屈一指的金融中 心地位,令香港之商用物業具備長久優 勢及非凡價值,因此,本集團對香港商用 物業市場的前景仍然樂觀,並深信其投 資組合穩健,即使目前市場波動,該組合 將繼續提供長期穩定回報。

PROSPECTS (CONTINUED)

Macau continues to be a preferred destination for Mainland Chinese visitors and is gaining traction as a destination for international travellers. During the Chinese New Year holiday in 2025, Mainland Chinese visitor arrivals exceeded one million and a daily average of 125,000, according to the Macau Government Tourism Office (MGTO). Single-day arrivals peaked at over 219,000 on the third day of the Chinese New Year holiday, marking the second-highest single-day figure on record. International arrivals also reached 58,000, reflecting a 10.2% increase YOY. These encouraging results can be mainly attributed to new visa policies for neighbouring cities and a range of festive events. Ponte 16 also presented a strong hotel occupancy during the holiday period. Ponte 16 is dedicated to offering exceptional guest experiences with unique cultural elements, while strengthening local community partnerships to promote Macau's tourism. Capitalising on the rise in both Mainland Chinese and international visitors, Ponte 16 offers a diverse range of accommodations, entertainment, and activities. To enhance its reach among visitors, Ponte 16 will continue targeted marketing campaigns across popular social media and online platforms.

In this dynamic economic environment, the Group is wellpositioned to navigate evolving market conditions by maintaining a balance of optimism and prudence. The Group will continue to closely monitor market dynamics, adopt its strategies to tackle challenges and remain steadfast in its dedication to enhancing its business portfolio, ensuring sustainable growth and seizing emerging opportunities.

前景(續)

· 澳門繼續成為中國內地旅客的首選旅 遊熱點,並正逐漸成為國際旅客的旅遊 勝地。根據澳門政府旅遊局(MGTO)的資 料,二零二五年農曆新年假期期間,來自 中國內地的入境旅客超過一百萬人次, 平均每日達125,000人次。單日入境人次 於農曆年初三達到高峰,超過219,000人 次,創下歷年單日第二高紀錄。國際入境 旅客亦達58.000人次,按年增長10.2%。 此成績令人鼓舞,主要歸功於鄰近城市 的新簽證政策以及一系列的節慶活動。 同時,十六浦於假日期間之酒店入住率 亦表現強勁。十六浦致力於為賓客提供 融合獨特文化元素的非凡體驗,同時加 **強與本地社群的夥伴關係,推廣澳門旅** 遊業。鑑於中國內地及國際旅客人數增 長,十六浦提供多元化的住宿、娛樂及活 動。為加強與旅客的接觸,十六浦將繼續 在熱門社交媒體及網上平台進行針對性 的市場推廣活動。

於瞬息萬變的經濟環境中,本集團在樂 觀與審慎之間維持平衡,為把握不斷變 化的市況準備就緒。本集團將繼續密切 監察市場動態,運籌帷握以應對挑戰,並 堅定不移地致力提升業務組合,確保可 持續增長及把握新機遇。

Corporate Governance Report 企業管治報告

Success Universe Group Limited (the "Company", together with its subsidiaries, the "Group") is committed to maintain high corporate governance standard and procedures to ensure the integrity, transparency and quality of disclosure in order to enhance the shareholders' value.

CORPORATE GOVERNANCE

In the opinion of the directors of the Company ("Director(s)"), the Company has complied with all the code provisions set out in Part 2 of the Corporate Governance Code (the "CG Code") contained in Appendix C1 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") during the year ended 31 December 2024.

BOARD OF DIRECTORS

The board of Directors (the "Board"), led by its chairman ("Chairman"), Mr. Yeung Hoi Sing, Sonny, is responsible for overseeing the management of the business and affairs, considering and approving strategic plans and major corporate matters, as well as reviewing operational and financial performance. It also establishes the Group's purpose, values and strategy to align with the corporate culture. The Board is committed to make decisions in the best interests of both the Company and its shareholders ("Shareholders").

As at the date of this report, the Board consists of six members, including two executive Directors, namely Mr. Yeung Hoi Sing, Sonny (Chairman) and Mr. Ma Ho Man, Hoffman (Deputy Chairman); a non-executive Director ("NED"), namely Mr. Choi Kin Pui, Russelle; and three independent non-executive Directors ("INED(s)"), namely Ms. Yeung Mo Sheung, Ann, Mr. Chin Wing Lok, Ambrose and Ms. Hon Hong Lun, Jackie. One of the INEDs, Mr. Chin Wing Lok, Ambrose, is a certified public accountant (practising) and a fellow member of the Hong Kong Institute of Certified Public Accountants. He is also a fellow member of the Association of Chartered Certified Accountants and The Taxation Institute of Hong Kong. He has over 38 years of experience in auditing, accounting and taxation. 實德環球有限公司(「本公司」,連同其附 屬公司統稱「本集團」)致力維持高水平之 企業管治標準及程序,以確保資料披露 之完整性、透明度及質素,藉以提高股東 價值。

企業管治

本公司董事(「董事」)認為,於截至二零 二四年十二月三十一日止年度內,本公 司已遵守香港聯合交易所有限公司證券 上市規則(「上市規則」)附錄C1《企業管 治守則》(「企業管治守則」)第二部份所載 之所有守則條文。

董事會

董事會(「董事會」)由其主席(「主席」) 楊海成先生領導,負責監督業務及事務 管理、考慮和批准策略計劃及重大企業 事宜,以及審閱營運及財務表現,亦制定 本集團的目的、價值及策略,並確保與企 業文化一致。董事會致力作出符合本公 司及其股東(「股東」)最佳利益之決定。

於本報告日期,董事會由六名成員組成, 包括兩名執行董事,即楊海成先生(主 席)及馬浩文先生(副主席);一名非執行 董事(「非執行董事」),即蔡健培先生; 以及三名獨立非執行董事(「獨立非執行 董事」),即楊慕嫦女士、錢永樂先生及 韓劻燐女士。其中一名獨立非執行董事 錢永樂先生為香港會計師公會之執業會 計師及資深會員,亦為英國特許公認會 計師公會及香港稅務學會之資深會員。 彼於審核、會計及稅務積逾38年經驗。

All the Directors have entered into service contracts/letters of appointment without specific term of office with the Company. Pursuant to the bye-laws of the Company ("Bye-laws"), all Directors are subject to retirement and re-election at least once every three years at the annual general meetings of the Company ("AGM(s)").

All Directors, including the NED and all INEDs, have brought a wide spectrum of valuable business experience. knowledge and professionalism to the Board for its efficient and effective functioning. Composing of both male and female Directors with different business and professional background, the Board is considered to have an appropriate size and balanced structure and composition with diverse mix of skills, experience, expertise and diversity of perspectives appropriate to the requirements of the Group's business. The existing Directors' biographical details, including relationships among them and their respective roles on the Board and its committees, are set out under the paragraphs headed "Directors" in the section headed "Biographical Details of Directors and Senior Management" on pages 130 to 134 of this annual report.

The roles of the Chairman and the Deputy Chairman who performs the function of chief executive are segregated and assumed by separate individuals to strike a balance of power and authority so that power and job responsibilities are not concentrated in any one individual of the Board. The Chairman, Mr. Yeung Hoi Sing, Sonny, is responsible for overseeing the function of the Board and formulating overall strategies and policies of the Company, while the Deputy Chairman, Mr. Ma Ho Man, Hoffman, is responsible for implementing the Company's strategies regarding the business development of the Group as well as managing the Group's business and operations. The functions and responsibilities between the Chairman and the Deputy Chairman are clearly segregated.

董事會(續)

全體董事已與本公司訂立無指定任期之 服務合約/委任書。根據本公司之公司 細則(「公司細則」),所有董事須最少每 三年於本公司之股東週年大會(「股東週 年大會」)上退任及接受重選一次。

所有董事(包括非執行董事及全體獨立 非執行董事)為董事會帶來各種寶貴之 營商經驗、知識及專業,使其有效率及有 效地運作。由於董事會囊括來自不同商 業及專業背景的男性及女性董事,故董 事會被視為根據本集團業務而具備適當 所需的人數以及均衡的架構及組成,擁 有多元技巧、經驗、專業知識及多樣的觀 點與角度。現任董事之履歷詳情(包括彼 等之間的關係以及彼等各自在董事會及 其轄下委員會的角色)載於本年報第130 至第134頁之「董事及高級管理人員簡介」 一節中之「董事」各段。

主席及履行行政總裁職能之副主席之角 色已區分,並由不同人士擔任,以達致 權力及職權平衡,確保權力及職責不會 集中在董事會任何一名成員身上。主席 楊海成先生負責監督董事會運作及制訂 本公司整體策略及政策,而副主席馬浩 文先生則負責執行就本集團之業務發展 所制訂之本公司策略,以及管理本集團 之業務及營運事宜。主席及副主席之功 能及責任有明確區分。

The Company has established mechanisms (the "Mechanisms") to ensure that independent views and inputs are made available to the Board. The Mechanisms are categorised into four aspects, namely composition of the Board and its committees, independence assessment, remuneration as well as Board decision making (collectively the "Aspects"). During the year, the Board conducted a review on the implementation and effectiveness of the Mechanisms. Taking into account of the Aspects with details set out below, the Mechanisms are considered to be effective to ensure a strong independence element in the Board:

• Composition of the Board and its committees

The Board consists of three INEDs, representing one-half of the Board. Besides, all INEDs are members of the audit committee (the "Audit Committee"), the remuneration committee (the "Remuneration Committee") and the nomination committee (the "Nomination Committee") of the Board, and represent the majority of the members of these committees. The INEDs will also be appointed as far as practicable to other Board committees established from time to time to ensure independent views are available.

Independence assessment

The Nomination Committee strictly adheres to the policy for nomination of Directors (the "Nomination Policy") and the independence assessment guidelines set out in Rule 3.13 of the Listing Rules (the "Independence Guidelines") with regard to the nomination, appointment and re-election of INEDs.

Each INED shall keep the Board promptly and fully informed of any of his/her business or other activities which would or is likely to cause him/her to be in conflict with the interest of the Company and any matter which may affect his/her independence for the purposes of the Listing Rules.

董事會(續)

本公司已制定機制(「該等機制」),以確 保董事會可獲得獨立的觀點和意見。 該等機制分為四個範疇(統稱「該等範 疇」),即董事會及其轄下委員會之組成、 獨立性評估、薪酬及董事會決策。於年 內,董事會對該等機制之實施及成效作 出檢討。經考慮下文詳載之該等範疇後, 該等機制被視為有效確保董事會具備強 大獨立性元素:

董事會及其轄下委員會之組成

董事會成員包括三名獨立非執行董 事,佔董事會一半人數。此外,全體 獨立非執行董事均為董事會轄下審 核委員會(「審核委員會」)、薪酬委 員會(「薪酬委員會」)及提名委員會 (「提名委員會」)之成員,並佔該等 委員會成員之大多數。在實際可行 情況下,獨立非執行董事亦將獲委 任加入不時成立之董事委員會,以 確保可獲得獨立的觀點。

獨立性評估 提名委員會緊遵董事提名政策(「提 名政策」)以及上市規則第3.13條所 載有關提名、委任及重選獨立非執 行董事之獨立評估指引(「獨立性指 引」)。

各獨立非執行董事應適時及充份地 通知董事會其任何業務或其他會或 可能導致其與本公司存在利益衝突 之活動及任何就上市規則而言可能 影響其獨立性之事宜。

Independence assessment (continued)

The Nomination Committee assesses the independence of all INEDs annually to ensure that the INEDs can continually exercise independent judgement. During the year, the Nomination Committee reviewed the confirmations of independence received from the INEDs and assessed their independence with reference to the Independence Guidelines. All INEDs were considered to be independent.

Remuneration

No equity-based remuneration, including but not limited to share options or grants, with performancerelated elements will be granted to INEDs in order to avoid bias in their decision-making and compromise their objectivity and independence.

• Board decision making

INEDs (as well as other Directors) are provided with updates from management and are entitled to seek further information from the management on the matters to be discussed at the Board meetings and any meetings of the Board committee(s) on which they serve. They can also seek assistance from the company secretary of the Company (the "Company Secretary") and, where necessary, independent advice from external professional advisers at the Company's expense.

Annual meeting is held between the Chairman and all INEDs without the presence of other Directors so as to provide effective platform for the Chairman to listen independent views on various issues concerning the Group.

The Board will review the implementation and effectiveness of the Mechanisms and consider any revisions thereof that may be required on an annual basis.

董事會(續)

獨立性評估(續) 提名委員會每年評核所有獨立非執 行董事之獨立性,以確保獨立非執 行董事可持續行使獨立判斷。於年 內,提名委員會已審閱獨立非執行 董事就其獨立性而作出的確認函, 並已參照獨立性指引評核彼等之獨 立性,並認為所有獨立非執行董事 均屬獨立人士。

• 薪酬

本公司不會向獨立非執行董事授出 帶有績效表現相關元素之股本權益 酬金(包括但不限於購股權或贈授 股份),以避免彼等之決策偏頗,並 損害彼等之客觀性及獨立性。

董事會決策

獨立非執行董事(及其他董事)獲管 理層提供更新資料,並有權就將於 董事會會議及彼等任職之任何董事 委員會會議上討論之事宜向管理層 索取進一步資料。彼等亦可尋求本 公司之公司秘書(「公司秘書」)之協 助及在需要時向外部專業顧問尋求 獨立意見,費用由本公司承擔。

主席與全體獨立非執行董事之間每 年會舉行一次沒有其他董事出席之 會議,為主席提供有效平台聽取各 項涉及本集團議題之獨立觀點。

董事會將每年檢討該等機制的實施及成 效,並考慮其可能所須之任何修訂。

Corporate Governance Report (Continued) 企業管治報告(續)

BOARD OF DIRECTORS (CONTINUED)

The Board meets regularly throughout the year as and when required. Notices of at least 14 days are given to all Directors for all regular Board meetings. The Company Secretary assists the Chairman in preparing the agendas for the meetings and all Directors are consulted whether to include any matters in the agendas. Agenda and accompanying board papers are given to all Directors in a timely manner and at least 3 days before the appointed date of each regular Board meeting.

During the year under review, four regular Board meetings and four non-regular Board meetings were held. Details of attendance of the Directors at the said Board meetings are set out below:

董事會(續)

董事會於年度內定期並於有需要時舉行 會議。本公司就所有董事會常規會議向 全體董事發出至少十四日通知。公司秘 書協助主席準備會議議程,並諮詢全體 董事會否將任何事項納入議程內。議程 及隨附之董事會會議文件會適時並於每 次董事會常規會議指定舉行日期前至少 三日送呈全體董事。

於回顧年度內曾舉行四次董事會常規會 議及四次董事會非常規會議。董事出席 上述董事會會議之記錄詳情載列如下:

		Number of Board meetings attended/held 出席董事會會議次數/
Directors	董事	舉行董事會會議次數
Executive Directors	執行董事	
Mr. Yeung Hoi Sing, Sonny (Chairman)	楊海成先生 <i>(主席)</i>	8/8
Mr. Ma Ho Man, Hoffman (Deputy Chairman)	馬浩文先生(副主席)	8/8
Non-executive Director	非執行董事	
Mr. Choi Kin Pui, Russelle	蔡健培先生	8/8
Independent non-executive Directors	獨立非執行董事	
Ms. Yeung Mo Sheung, Ann	楊慕嫦女士	8/8
Mr. Chin Wing Lok, Ambrose	錢永樂先生	8/8
Ms. Hon Hong Lun, Jackie	韓劻燐女士	
(appointed with effect from 1 April 2024)	(由二零二四年	
	四月一日起獲委任)	6/6
Mr. Chong Ming Yu	莊名裕先生	
(resigned with effect from 1 April 2024)	(由二零二四年	
	四月一日起辭任)	2/2

During the year under review, one general meeting of the Company, namely the AGM, was held on 14 June 2024 ("2024 AGM"). Details of attendance of the Directors at the 2024 AGM are set out below:

董事會(續)

於回顧年度內本公司曾舉行一次股東大 會,即於二零二四年六月十四日舉行之 股東週年大會(「二零二四年股東週年大 會」)。董事出席二零二四年股東週年大 會之記錄詳情載列如下:

		2024
		AGM attendance
		二零二四年
Directors	董事	股東週年大會之出席記錄
Executive Directors	執行董事	
Mr. Yeung Hoi Sing, Sonny <i>(Chairman)</i>	楊海成先生 <i>(主席)</i>	1/1
Mr. Ma Ho Man, Hoffman (Deputy Chairman)	馬浩文先生 <i>(副主席)</i>	1/1
Non-executive Director	非執行董事	
Mr. Choi Kin Pui, Russelle	蔡健培先生	1/1
Independent non-executive Directors	獨立非執行董事	
Ms. Yeung Mo Sheung, Ann	楊慕嫦女士	1/1
Mr. Chin Wing Lok, Ambrose	錢永樂先生	1/1
Ms. Hon Hong Lun, Jackie	韓劻燐女士	
(appointed with effect from 1 April 2024)	(由二零二四年	
	四月一日起獲委任)	1/1
Mr. Chong Ming Yu	莊名裕先生	
(resigned with effect from 1 April 2024)	(由二零二四年	N/A

四月一日起辭任)

The Board has agreed on a procedure to enable the Directors to seek independent professional advice in appropriate circumstances, at the Company's expense, to assist them in performing their duties. All Directors are provided with monthly updates giving a balanced and understandable assessment of the Group's performance, financial position and prospects to keep the Directors abreast of the Group's affairs in order to discharge their duties. All Directors are also updated from time to time on major changes/material developments in the laws, rules and regulations applicable to the Company. 董事會已協定一套讓董事於適當情況下 尋求獨立專業意見之程序,費用由本公 司支付,以協助彼等履行其職責。全體董 事均獲提供每月更新資料,當中載有關 於本集團表現、財務狀況及前景之持平 清晰評估,讓董事緊貼本集團事務,以便 履行其職責。全體董事亦不時獲提供適 用於本公司之法例、規則及規例之主要 變動/重大發展之更新資料。

不適用

During the year, the Board reviewed and considered that the contributions required from the Directors to perform their respective responsibilities to the Company were appropriate and the Directors had given sufficient time to perform their respective responsibilities. The Directors inform the Company in a timely manner of any change in the number and nature of offices held in public companies or organisations and other significant commitments. The Directors disclose semi-annually to the Company the identity and nature of office he/she holds in the public companies or organisations as well as an indication of the time involved.

Every newly appointed Director will be given a comprehensive formal induction covering the Group's business as well as the statutory and regulatory obligations of a director of a listed company. During the year, Ms. Hon Hong Lun, Jackie, who was appointed as an INED with effect from 1 April 2024, received a comprehensive, formal and tailored induction on her appointment. Besides, in compliance with Rule 3.09D of the Listing Rules ("Rule 3.09D"), Ms. Hon Hong Lun, Jackie obtained the legal advice referred to in Rule 3.09D on 19 March 2024, and she had confirmed that she understood her obligations as a Director.

董事會(續)

於年內,董事會已審閱並認為董事已為 要求彼等各自履行對本公司之職責作出 適當貢獻,且董事已付出足夠時間履行 彼等各自之職責。董事適時通知本公司 彼等於公眾公司或組織所擔任職位之數 目及性質以及其他重大承擔之任何變 更。董事每半年向本公司披露其於公眾 公司或組織所擔任之職銜、職位之性質 以及所涉及之時間。

每名新委任董事將會獲得全面而正式之 就任須知,內容涵蓋本集團之業務以及 上市公司董事之法定及監管責任。於年 內,由二零二四年四月一日起獲委任為 獨立非執行董事之韓劻燐女士已獲得 有關其任命之全面、正式兼特為其而設 的就任須知。此外,為遵守上市規則第 3.09D條(「第3.09D條」),韓劻燐女士已 於二零二四年三月十九日取得第3.09D 條所提述之法律意見,並已確認了解作 為一名董事之責任。

To assist the Directors to participate in continuous professional development, the Company arranges and funds suitable training to the Directors to update and enhance their knowledge and skills for performing the Directors' roles and responsibilities. During the year under review, all existing Directors, namely Mr. Yeung Hoi Sing, Sonny, Mr. Ma Ho Man, Hoffman, Mr. Choi Kin Pui, Russelle, Ms. Yeung Mo Sheung, Ann, Mr. Chin Wing Lok, Ambrose and Ms. Hon Hong Lun, Jackie, were furnished with materials regarding, inter alia, directors' duties and obligations, rules compliance and enforcement, corporate governance, risk management and internal control as well as applicable laws, rules and regulations updates, attended an in-house seminar regarding Environmental, Social and Governance -Climate Change-Related Policies and Disclosure Standards in Hong Kong organised by the Company, and also viewed the e-training courses and reading materials provided by ICAC. The Directors are also encouraged to attend training relevant to their duties and responsibilities that they consider appropriate. All Directors are requested to provide their respective records of training to the Company.

DELEGATION BY THE BOARD

The Board has established four Board committees, namely the Audit Committee, the Remuneration Committee, the Nomination Committee and the executive committee (the "Executive Committee") to oversee particular aspects of the Company's affairs and to assist in sharing the Board's responsibilities. The Board has reserved for its decision or consideration on matters covering corporate strategy, annual and interim results, changes of members of the Board and its committees, major acquisitions, disposals and capital transactions, and other significant operational and financial matters. All the Board committees have clear written terms of reference and have to report to the Board regularly on their decisions and recommendations. The day-to-day running of the Group, including implementation of the strategies and plans adopted by the Board and its committees, is delegated to management with divisional heads responsible for different aspects of business/affairs.

董事會(續)

為協助董事參與持續專業發展,本公司 為董事安排合適之培訓並提供有關經 費,以更新並提升彼等履行董事角色及 青任之知識及技能。於回顧年度內,全體 現任董事(即楊海成先生、馬浩文先生、 蔡健培先生、楊慕嫦女士、錢永樂先生 及韓劻燐女士) 均已獲提供有關 (其中包 括)董事職務及責任、規則遵守及執行、 企業管治、風險管理及內部監控,以及適 用法例、規則及規例更新之資料,已出席 本公司所籌辦關於香港環境、社會及管 治-氣候變化相關政策及披露準則之內 部講座,並觀看由廉政公署提供之網上 培訓課程及讀物。本公司亦鼓勵董事出 席其認為適當且與其職責及責任相關之 培訓。本公司要求全體董事向本公司提 供彼等各自之培訓記錄。

董事會權力之轉授

董事會已成立四個董事委員會,即審核 委員會、薪酬委員會、提名委員會及執行 委員會(「執行委員會」),以監督本公司 特定範疇之事務及協助分擔董事會之保留有關決定或審議委員會 (「執行委員會」),以監督本公司 特定範疇之事務及協助分擔董事會之成員 驚略、年度及中期業」 會及中期業」 會之成員變動、主要收購、出售及資本 高、以及其他重要營運會均務事」 之權力。所有董事委員會近 影響。 工業 一、 新行, 均授權予管理層處理, 並由各部 門主管負責不同業務/事務範疇。

Corporate Governance Report (Continued) 企業管治報告 (續)

AUDIT COMMITTEE

The Audit Committee was established by the Board with specific written terms of reference. The terms of reference for the Audit Committee is available on the Company's website and the website "HKEXnews" of Hong Kong Exchanges and Clearing Limited (collectively the "Websites"). As at the date of this report, the Audit Committee consists of Mr. Choi Kin Pui, Russelle, being the NED, and Ms. Yeung Mo Sheung, Ann, Mr. Chin Wing Lok, Ambrose and Ms. Hon Hong Lun, Jackie, being all INEDs, and is chaired by Mr. Chin Wing Lok, Ambrose who possesses appropriate professional accounting qualification as required under the Listing Rules.

The Board has delegated to the Audit Committee the responsibility to perform the corporate governance duties set out in the CG Code. The primary duties of the Audit Committee included, inter alia, monitoring integrity of the financial statements of the Company and ensuring objectivity and credibility of financial reporting, reviewing effectiveness of the risk management and internal control systems of the Group (the "Risk Management and Internal Control Systems"), overseeing the relationship with the external auditors of the Company ("External Auditors") as well as ensuring maintenance of good corporate governance standard and procedures by the Company.

審核委員會

董事會已成立具備特定書面職權範圍之 審核委員會。審核委員會之職權範圍可 於本公司網站及香港交易及結算所有限 公司之「披露易」網站(統稱「該等網站」) 查閱。於本報告日期,審核委員會由非執 行董事蔡健培先生以及全體獨立非執行 董事楊慕嫦女士、錢永樂先生及韓劻燐 女士組成,並由錢永樂先生出任主席。錢 先生具備上市規則所要求之適當專業會 計資格。

董事會已授權審核委員會負責履行企業 管治守則所載之企業管治職責。審核委 員會之主要職責為(其中包括)監察本公 司財務報表之完整性及確保財務報告客 觀可信、檢討本集團風險管理及內部監 控系統(「風險管理及內部監控系統」)之 成效、監督與本公司外聘核數師(「外聘 核數師」)之關係,以及確保本公司維持 良好之企業管治標準及程序。

AUDIT COMMITTEE (CONTINUED)

審核委員會(續)

During the year under review, three Audit Committee meetings were held and details of attendance of the Audit Committee members at the said Audit Committee meetings are set out below: 於回顧年度內曾舉行三次審核委員會會 議,而審核委員會成員出席上述審核委 員會會議之記錄詳情載列如下:

		Number of Audit Committee meetings attended/held 出席審核委員會會議次數/
Audit Committee members	審核委員會成員	舉行審核委員會會議次數
Mr. Chin Wing Lok, Ambrose	錢永樂先生	2/2
(Chairman of the Audit Committee)	<i>(審核委員會主席)</i> 菇碑拉生生	3/3
Mr. Choi Kin Pui, Russelle	蔡健培先生	3/3
Ms. Yeung Mo Sheung, Ann	楊慕嫦女士	3/3
Ms. Hon Hong Lun, Jackie	韓劻燐女士	
(appointed with effect from 1 April 2024)	(由二零二四年	
	四月一日起獲委任)	2/2
Mr. Chong Ming Yu	莊名裕先生	
(resigned with effect from 1 April 2024)	(由二零二四年	
-	四月一日起辭任)	1/1

The major work performed by the Audit Committee during the year included the following:

- Reviewed the draft annual report and accounts as well as the draft annual results announcement for the year ended 31 December 2023, and the draft interim report and accounts as well as the draft interim results announcement for the six months ended 30 June 2024;
- Considered the re-appointment of the External Auditors;
- Considered the terms of engagement of the External Auditors, including their proposed fees;
- Discussed with the External Auditors the nature and scope of the audit and reporting obligations;
- Considered the adoption of certain policies and procedures relating to operations of a branch office of the Group;

審核委員會於年內履行之主要工作包括 以下各項:

- 審閱截至二零二三年十二月三十一 日止年度之年報及賬目草擬稿以及 年度業績公告草擬稿,並審閱截至 二零二四年六月三十日止六個月之 中期報告及賬目草擬稿以及中期業 績公告草擬稿;
- 考慮重新委任外聘核數師;
- 審議外聘核數師之委聘條款,包括 其收費建議;
- 與外聘核數師討論核數性質及範疇 以及申報責任;
- 考慮採納與本集團辦事處分處之營 運有關的若干制度及程序;

AUDIT COMMITTEE (CONTINUED)

- Considered the engagement of an external independent consultant to provide internal audit function for the year ended 31 December 2024, which comprises, inter alia, enterprise risk assessment, review on the internal control system of the Group as well as review on the corporate governance practices of the Company;
- Reviewed the effectiveness of the Risk Management and Internal Control Systems, including the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting, internal audit and financial reporting functions as well as those relating to environmental, social and governance ("ESG") performance and reporting (the "ESG Performance and Reporting");
- Reviewed the Company's compliance with the CG Code and disclosure in the corporate governance report contained in the annual report;
- Reviewed the Company's whistleblowing policy which sets out the arrangements for, inter alia, the employees of the Group ("Employees") to raise concerns, in confidence, about possible improprieties in any matters related to the Group;
- Reviewed the Company's policies and practices on corporate governance;
- Reviewed the training and continuous professional development of all Directors and the senior management of the Company ("Senior Management");
- Reviewed the Company's policies and practices on compliance with legal and regulatory requirements; and
- Reviewed the codes of conduct, policies, guidelines and compliance manuals applicable to the Directors and the Employees.

審核委員會(續)

- 考慮委聘外聘獨立顧問以提供截至
 二零二四年十二月三十一日止年度
 之內部審核功能,其中包括企業風
 險評估、審閱本集團之內部監控系
 統以及審閱本公司之企業管治常
 規;
- 檢討風險管理及內部監控系統之 成效,包括本公司在會計、內部審 核及財務匯報職能方面以及有關 環境、社會及管治(「環境、社會及 管治」)表現及匯報(「環境、社會及 管治表現及匯報」)之資源、員工資 歷及經驗是否足夠,以及員工所接 受的培訓課程及有關預算又是否充 足;
- 檢討本公司遵守企業管治守則之情 況及審閱年報所載企業管治報告內 之披露;
- 檢討本公司之舉報政策,當中載列 為(其中包括)本集團僱員(「僱員」) 所作之安排,以暗中就任何與本集 團相關事宜可能出現之不當行為提 出關注;
- 檢討本公司之企業管治政策及常 規;
- 檢討全體董事及本公司高級管理人員(「高級管理人員」)之培訓及持續 專業發展;
- 檢討本公司在遵守法律及監管規定 方面之政策及常規;及
- 檢討適用於董事及僱員之行為守 則、政策、指引及合規手冊。

REMUNERATION COMMITTEE

The Remuneration Committee was established by the Board with specific written terms of reference. The terms of reference for the Remuneration Committee is available on the Websites. As at the date of this report, the Remuneration Committee consists of Mr. Yeung Hoi Sing, Sonny, being an executive Director and the Chairman of the Board, Mr. Choi Kin Pui, Russelle, being the NED, and Ms. Yeung Mo Sheung, Ann, Mr. Chin Wing Lok, Ambrose and Ms. Hon Hong Lun, Jackie, being all INEDs, with Ms. Yeung Mo Sheung, Ann acts as the chairman of the Remuneration Committee.

The major responsibilities of the Remuneration Committee are to make recommendations to the Board on the Company's policy and structure for remuneration of all Directors and Senior Management and on the establishment of a formal and transparent procedure for developing remuneration policy, to determine the remuneration packages of individual executive Directors and Senior Management and also to make recommendations to the Board of the remuneration of the NED and all INEDs.

The Company has adopted a remuneration policy for Directors and Senior Management (the "Remuneration Policy") setting out the procedures for determining or review of remuneration packages of/compensation for the Directors and Senior Management. In determining the remuneration packages of executive Directors and Senior Management, and arriving its recommendations of the remuneration proposals of the NED and all INEDs, the Remuneration Committee takes into consideration on various factors, such as salaries paid by comparable companies, time commitment and responsibilities of the Directors and the Senior Management. During the determination and review process, no Director or any of his/her associates is involved in deciding his/her own remuneration.

薪酬委員會

董事會已成立具備特定書面職權範圍之 薪酬委員會。薪酬委員會之職權範圍可 於該等網站查閱。於本報告日期,薪酬委 員會由執行董事兼董事會主席楊海成先 生、非執行董事蔡健培先生以及全體獨 立非執行董事楊慕嫦女士、錢永樂先生 及韓劻燐女士組成,並由楊慕嫦女士出 任薪酬委員會主席。

薪酬委員會之主要職責為就本公司全體 董事及高級管理人員之薪酬政策及架構 以及就制訂薪酬政策設立正規及具透明 度之程序向董事會作出推薦建議,釐定 各執行董事及高級管理人員之薪酬待 遇,以及就非執行董事和全體獨立非執 行董事之薪酬向董事會作出推薦建議。

本公司已採納董事及高級管理人員之薪 酬政策(「薪酬政策」),當中載列釐定或 檢討董事及高級管理人員薪酬待遇/補 償之程序。於釐定執行董事及高級管理 人員之薪酬待遇以及作出其有關非執行 董事及全體獨立非執行董事之薪酬建行 時,薪酬委員會考慮之因素包括可予比 較公司所付之薪金水平以及董事及高級 管理人員所付出之時間及其職責等。於 釐定及檢討之過程中,並無董事或其任 何聯繫人參與釐定其本身之薪酬。

REMUNERATION COMMITTEE (CONTINUED)

During the year under review, two Remuneration Committee meetings were held and details of attendance of the Remuneration Committee members at the said Remuneration Committee meetings are set out below:

薪酬委員會(續)

於回顧年度內曾舉行兩次薪酬委員會會 議,而薪酬委員會成員出席上述薪酬委 員會會議之記錄詳情載列如下:

Remuneration Committee members	薪酬委員會	的成員	Number of Remuneration Committee meetings attended/held 出席薪酬委員會會議次數/ 舉行薪酬委員會會議次數
Ms. Yeung Mo Sheung, Ann (Chairman of the Remuneration Committee)	楊慕嫦女士 <i>(薪酬委)</i>		(席) 2/2
Mr. Yeung Hoi Sing, Sonny	楊海成先生		2/2
Mr. Choi Kin Pui, Russelle	蔡健培先生		2/2
Mr. Chin Wing Lok, Ambrose	錢永樂先生	_	2/2
Ms. Hon Hong Lun, Jackie	韓劻燐女士	-	
(appointed with effect from 1 April 2024)	(由二零:		
	四月一日		委任) 1/1
Mr. Chong Ming Yu	莊名裕先生		_
(resigned with effect from 1 April 2024)			
	四月一日	1,160度干1.	<i>E)</i> 1/1
The major work performed by the Remu Committee during the year included the followin			委員會於年內履行之主要工作包括 各項:
 Considered the remuneration package or appointed INED; 	f a newly	•	考慮一名新委任獨立非執行董事之 薪酬待遇;
 Reviewed the Remuneration Policy Company's remuneration structure for all and Senior Management; 		•	檢討薪酬政策及本公司全體董事及 高級管理人員之薪酬架構;
 Reviewed and determined the remu packages of all executive Directors ar Management; 		•	檢討並釐定全體執行董事及高級管 理人員之薪酬待遇;
• Reviewed the remuneration packages of the all existing INEDs; and	e NED and	•	檢討非執行董事及全體現任獨立非 執行董事之薪酬待遇;及
• Reviewed the terms of the service contra executive Directors.	acts of all	•	檢討全體執行董事之服務合約條 款。

NOMINATION COMMITTEE

The Nomination Committee was established by the Board with specific written terms of reference. The terms of reference for the Nomination Committee is available on the Websites. As at the date of this report, the Nomination Committee consists of Mr. Yeung Hoi Sing, Sonny, being an executive Director and the Chairman of the Board, Mr. Choi Kin Pui, Russelle, being the NED, and Ms. Yeung Mo Sheung, Ann, Mr. Chin Wing Lok, Ambrose and Ms. Hon Hong Lun, Jackie, being all INEDs, with Mr. Yeung Hoi Sing, Sonny acts as the chairman of the Nomination Committee.

The major responsibilities of the Nomination Committee are to review the structure, size and composition (including the skills, knowledge, experience and diversity of perspectives) of the Board, to identify individuals suitably qualified to become Board members and select or make recommendations to the Board on selection for directorships, to assess the independence of INEDs, to make recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors, as well as to review the Board diversity policy of the Company (the "Board Diversity Policy") and the Nomination Policy.

The Board has adopted the Board Diversity Policy which sets out the approach to achieve diversity on the Board. The Company recognises and embraces the benefits of having a diverse Board to enhance the quality of its performance, and will select candidates for the Board basing on a range of diversity perspectives, including but not limited to gender, age, educational background, professional experience, skills, knowledge and independence (the "Measurable Objectives"). The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board. The Nomination Committee reviews the Measurable Objectives set for implementing the Board Diversity Policy by considering the Company's business model and specific needs from time to time and recommends any revisions thereof, if necessary, to the Board for consideration and approval.

提名委員會

董事會已成立具備特定書面職權範圍之 提名委員會。提名委員會之職權範圍可 於該等網站查閱。於本報告日期,提名委 員會由執行董事兼董事會主席楊海成先 生、非執行董事蔡健培先生以及全體獨 立非執行董事楊慕嫦女士、錢永樂先生 及韓劻燐女士組成,並由楊海成先生出 任提名委員會主席。

提名委員會之主要職責為檢討董事會之 架構、人數及組成(包括技能、知識、經 驗及多元化觀點),物色具備合適資格可 擔任董事會成員之人士,並甄選有關人 士競選董事或就此向董事會作出推薦建 議,評核獨立非執行董事之獨立性,就委 任或重新委任董事及就董事之繼任計劃 向董事會作出推薦建議,以及檢討本公 司之董事會成員多元化政策(「董事會成 員多元化政策」)及提名政策。

董事會已採納董事會成員多元化政策, 當中載列達致董事會成員多元化之方 針。本公司確信並肯定多元化之董事會 有利於提升其表現質素,並將從多元化 觀點(包括但不限於性別、年齡、教育 觀點(包括但不限於性別、年齡、教育 對景、專量目標」)甄別人選予董事會。最 方定將按所甄別人選之長處及將為 事會作出之貢獻而作出。提名委員會考 處之司計量目標,並在需要時就任何可 計量目標之修訂向董事會作出推薦建 議,供其審批。

NOMINATION COMMITTEE (CONTINUED) 提名委員會(續)

A summary of the diversity of the Board as at 31 於二零二四年十二月三十一日,董事會 December 2024 is set out in the table below:

多元化之概要載於下表:

		Number of Director(s) 董事數目
Composition 組成	Executive Directors 執行董事	2
	NED 非執行董事	1
	INEDs 獨立非執行董事	3
Gender 性別	Male 男性	4
	Female 女性	2
Age Group	46-55	1
年齡組別	56-65	3
	≥66	2
Skills/Knowledge/ Experience	Related industries knowledge/experience 相關行業知識/經驗	3
技能/知識/經驗	Business management 商業管理	5
	Strategic planning and risk management 策略規劃及風險管理	5
	Other listed board roles 其他上市董事會角色	3
Professional 專業界別	Accounting 會計	1
	Legal 法律	1

The Board has achieved gender diversity by having both male and female members since 2004. The appointment of Ms. Hon Hong Lun, Jackie as an INED during the year enhanced gender diversity so that the female representation at the Board level increased from approximately 16.7% to approximately 33.3%, which had achieved the target of female representation of around 30% (the "Target") by end of 2024 as set by the Board. The Board considered that its existing female representation level is appropriate and resolved to maintain the Target.

Details of the data of the Group's total workforce (including all executive Directors and Senior Management) are set out in the performance table for social performance contained in the section headed "Environmental, Social and Governance Report" on page 100 of this annual report. As at 31 December 2024, the gender diversity in the workforce (including the Senior Management but excluding all executive Directors) of the Group is at 1:1.79 male to female ratio while the gender diversity of the management of the Group (excluding all executive Directors) is at 1:0.9 male to female ratio. The Group maintains a reasonable gender ratio in its workforce and a balanced gender ratio in its management. The Group emphasises equal opportunities for all staff and candidates during recruitment, internal transfer and promotion. It prohibits any form of discrimination, such as gender, age and race, and promotes and recruits staff based on various factors, including ability, expertise, skills and integrity.

提名委員會(續)

董事會自二零零四年以來一直包羅男女 成員,可見董事會早已實現性別多元化。 於年內委任韓劻燐女士為獨立非執行董 事進一步提高性別多元化,使董事會層 面的女性代表比例由約16.7%提升至約 33.3%,達到董事會所訂下於二零二四 年底前女性代表比例達至約30%之目標 (「該目標」)。董事會認為其現時之女性 代表比例恰當,並議決維持該目標。

本集團員工總數(包括所有執行董事及 高級管理人員)數據之詳情載於本年報 第100頁「環境、社會及管治報告」一節所 載之社會表現績效表中。於二零二四年 十二月三十一日,本集團員工(包括高級 管理人員,但不包括所有執行董事)性別 多元化之男女比率為1:1.79,而本集團 管理人員(不包括所有執行董事)性別多 元化之男女比率為1:0.9。本集團維持合 理的員工性別比例及均衡的管理人員性 別比例。本集團強調全體員工及候選人 在招聘、內部調動及晉升方面均享有平 等機會,禁止任何形式之歧視(如性別、 年齡及種族),並基於能力、專業知識、 技能及品格等多個因素擢升及招聘員 Τ°

The Board has adopted the Nomination Policy which sets out the process of identification, selection and evaluation of a candidate for election to the Board. Where a vacancy on the Board exists or an additional Director is considered necessary, the Nomination Committee will solicit recommendations for candidates from any source it deems appropriate, including referrals from members of the Board and management of the Company or recommendations from personnel agents. The Nomination Committee will evaluate the candidate by considering, inter alia, (i) the candidate's gualifications and contribution from the candidate's background, experience, specific qualities, knowledge or skills; (ii) the candidate on merit and against the Measurable Objectives, with due regard for the benefits of diversity on the Board; and (iii) the requirement for the Board to have independent non-executive Directors in accordance with the Listing Rules and whether the candidate would be considered independent with reference to the Independence Guidelines, and it will also take into account of the existing structure, size and composition of the Board (collectively the "Criteria"). The Nomination Committee will make recommendation to the Board to appoint the appropriate candidate as a Director.

The Nomination Committee evaluates retiring Directors who wish to continue their services on the Board based on the Criteria and makes recommendation to the Board for proposing re-election of the relevant Directors at the forthcoming AGM.

To ensure the effectiveness of the Board Diversity Policy and the Nomination Policy, the Nomination Committee will review the said policies annually and discuss any revisions that may be required, and recommend any such revisions to the Board for consideration and approval.

提名委員會(續)

董事會已採納提名政策,當中載列物色、 甄選及評估董事會候選人的程序。當董 事會出現空缺或有需要新增董事時,提 名委員會將從其認為合適的任何來源尋 求候選人之推薦建議,包括由董事會成 員及本公司管理層引薦或由人事代理推 薦。提名委員會評估候選人時將考慮(其 中包括)以下各項:(i)候選人的資格及候 選人之背景、經驗、特質、知識或技能可 作出的貢獻;(ii)基於可計量目標評估候 選人的長處,並充份考慮對董事會多元 化帶來的裨益;及(iii)董事會須按上市規 則設有獨立非執行董事之要求,以及參 照獨立性指引考慮候選人之獨立性,且 會考慮董事會之現有架構、人數及組成 (統稱為「該等準則」)。提名委員會將就 委任合適候選人為董事向董事會作出推 薦建議。

提名委員會按該等準則評估有意繼續於 董事會服務之退任董事,並就將於應屆 股東週年大會建議重選之有關董事向董 事會作出推薦建議。

為確保董事會成員多元化政策及提名政 策有效,提名委員會將每年檢討上述政 策及討論可能需要作出之任何修訂,並 就任何有關修訂向董事會作出推薦建議 以供審批。

During the year under review, two Nomination Committee meetings were held and details of attendance of the Nomination Committee members at the said Nomination Committee meetings are set out below:

提名委員會(續)

於回顧年度內曾舉行兩次提名委員會會 議,而提名委員會成員出席上述提名委 員會會議之記錄詳情載列如下:

Nomination Committee members	提名委員會	官成員	Number of Nomination Committee meetings attended/held 出席提名委員會會議次數/ 舉行提名委員會會議次數
Mr. Yeung Hoi Sing, Sonny	楊海成先生	=	
(Chairman of the Nomination Committee)		- <i>員會主席)</i>	2/2
Mr. Choi Kin Pui, Russelle	蔡健培先生		2/2
Ms. Yeung Mo Sheung, Ann	楊慕嫦女士		2/2
Mr. Chin Wing Lok, Ambrose	錢永樂先生		2/2
Ms. Hon Hong Lun, Jackie	韓劻燐女士	_	
(appointed with effect from 1 April 2024)	(由二零	二四年	
	四月一日	日起獲委任)	1/1
Mr. Chong Ming Yu	莊名裕先生		
(resigned with effect from 1 April 2024)	(由二零		
	四月一日	日起辭任)	1/1
The major work performed by the Nomination during the year included the following:	Committee	提名委員會 以下各項:	會於年內履行之主要工作包括
• Assessed the independence of the INEDs;		• 評核獲	蜀立非執行董事之獨立性;
• Considered the nomination of a candid Board for its approval for appointment as a			句董事會提名一名候選人以供 委任為獨立非執行董事;
• Considered the nomination of the retiring for re-election as Directors at the 2024 AG	0		^ぐ 二零二四年股東週年大會上 寶選連任董事之退任董事;
• Reviewed the structure, size and composition Board;	tion of the	● 檢討董	ē事會之架構、人數及組成;
• Reviewed the Board Diversity Policy implementation and effectiveness; and	y and its		董事會成員多元化政策以及其 _及 成效;及
• Reviewed the Nomination Policy.		● 檢討排	是名政策。

During the year, the Nomination Committee nominated a candidate, namely Ms. Hon Hong Lun, Jackie, to the Board for its approval for the appointment as an INED in replacement of Mr. Chong Ming Yu. In identifying and evaluating Ms. Hon Hong Lun, Jackie to be nominated for appointment as an INED by the Board, the Nomination Committee considered the Criteria set out in the Nomination Policy and the Measurable Objectives set out in the Board Diversity Policy including, inter alia, the following:

- the skills and experience of Ms. Hon Hong Lun, Jackie that would bring contributions to the Board;
- (ii) the benefits of diversity on the Board that Ms. Hon Hong Lun, Jackie could contribute; and
- (iii) the requirement for the Board to have at least three INEDs in accordance with the Listing Rules and whether Ms. Hon Hong Lun, Jackie would be considered independent with reference to the Independence Guidelines.

EXECUTIVE COMMITTEE

The Executive Committee was established by the Board with specific written terms of reference. As at the date of this report, the Executive Committee consists of Mr. Yeung Hoi Sing, Sonny and Mr. Ma Ho Man, Hoffman, being all executive Directors, with Mr. Yeung Hoi Sing, Sonny acts as the chairman of the Executive Committee. The Executive Committee is responsible for reviewing and approving, inter alia, any matters concerning the day-today management, business and operational affairs of the Company, and any matters to be delegated to it by the Board from time to time.

提名委員會(續)

於年內,提名委員會已向董事會提名一 名候選人,即韓劻燐女士,以供董事會 批准委任為獨立非執行董事,接替莊名 裕先生。於物色及評估韓劻燐女士之提 名供董事會予以委任為獨立非執行董事 時,提名委員會已考慮提名政策內所載 之該等準則及董事會成員多元化政策內 所載之可計量目標,當中包括下列各項:

- (i) 韓劻燐女士之技能及經驗將可為董 事會帶來貢獻;
- (ii) 韓劻燐女士可為董事會多元化貢獻裨益;及
- (iii) 董事會須按照上市規則具備至少三 名獨立非執行董事之規定,以及參 照獨立性指引考慮韓劻燐女士之獨 立性。

執行委員會

董事會已成立具備特定書面職權範圍之 執行委員會。於本報告日期,執行委員會 由全體執行董事楊海成先生及馬浩文先 生組成,並由楊海成先生出任執行委員 會主席。執行委員會負責審議及批准(其 中包括)有關本公司日常管理、業務及營 運事務以及不時由董事會委派其處理之 任何事宜。

EXECUTIVE COMMITTEE (CONTINUED)

During the year under review, seven Executive Committee meetings were held and details of attendance of the Executive Committee members at the said Executive Committee meetings are set out below:

執行委員會(續)

於回顧年度內曾舉行七次執行委員會會 議,而執行委員會成員出席上述執行委 員會會議之記錄詳情載列如下:

	Number of Executive Committee meetings attended/held 出席執行委員會會議次數/
執行委員會成員	舉行執行委員會會議次數
楊海成先生 <i>(執行委員會主席)</i> 馬浩文先生	7/7 7/7
	楊海成先生 <i>(執行委員會主席)</i>

COMPANY SECRETARY

During the year, the Board approved the appointment of Ms. Cua Fong Ying as the Company Secretary in place of Ms. Chiu Nam Ying, Agnes with effect from 20 June 2024 (the "Change of Company Secretary"). Details of the Change of Company Secretary are set out in the announcement dated 19 June 2024 issued by the Company.

Ms. Cua Fong Ying is an employee of the Group and has day-to-day knowledge of the Company's affairs. She reports to the Chairman and advises the Board on governance matters, and also facilitates induction as well as professional development of Directors.

During the year under review, Ms. Cua Fong Ying has taken no less than 15 hours of relevant professional training as required under Rule 3.29 of the Listing Rules.

公司秘書

於年內,董事會已批准委任柯方瑩女士 為公司秘書,接替趙藍英女士,由二零 二四年六月二十日起生效(「公司秘書之 變更」)。公司秘書之變更詳情載於本公 司所發表日期為二零二四年六月十九日 之公告內。

柯方瑩女士為本集團僱員,熟悉本公司 日常事務。彼直屬於主席,並就管治事宜 向董事會提供意見,以及安排董事的就 任須知及專業發展。

於回顧年度內,柯方瑩女士已按上市規 則第3.29條之規定接受不少於15個小時 之相關專業培訓。

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted a code of conduct regarding securities transactions by Directors (the "Code of Conduct") on terms no less exacting than the required standard of the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix C3 of the Listing Rules.

Having made specific enquiry of all Directors, each of whom has confirmed his/her compliance with the required standard set out in the Code of Conduct and the Model Code.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board has the overall responsibilities for evaluating and determining the nature and extent of the risks (including ESG-related risks ("ESG-Related Risks")) it is willing to take in achieving the Group's strategic objectives, maintaining appropriate and effective Risk Management and Internal Control Systems (including those for ESG-Related Risks) and reviewing their effectiveness on an ongoing basis. Management is responsible for the design, implementation and monitoring of such systems, while the Board oversees management in performing its duties. The Risk Management and Internal Control Systems are designed to provide reasonable, though not absolute, assurance against material misstatements or loss and to manage rather than eliminate risks of failure in operational systems and achievement of the Group's objectives.

董事進行證券交易

本公司已採納一套有關董事進行證券交 易之行為守則(「行為守則」),該守則之 條款不遜於上市規則附錄C3所載上市發 行人董事進行證券交易的標準守則(「標 準守則」)規定之標準。

經向全體董事作出特定查詢後,各董事 已確認彼等一直遵守載於行為守則及標 準守則內之規定標準。

風險管理及內部監控

董事會整體負責評估及釐定本集團為實 現策略目標所願意接納的風險性質及程 度(包括環境、社會及管治相關風險(「環 境、社會及管治相關風險」)),以及維持 合適和有效的風險管理及內部監控系統 (包括針對環境、社會及管治相關風險 (包括針對環境、社會及管治相關風險),並持續檢討其成效。管理層 責該等系統之設計、實施及監控,而董 會則監督管理層履行其職責。風險管理 及內部監控系統之設計旨在合理而非絕 對地確保並無重大的失實陳述或損失, 以及管理而非消除未能維持營運系統及 達致本集團目標之風險。

The Group adopts a risk management system which manages the risk associated with its business and operations. The system comprises the following phases:

- Identification: Identify ownership of risks, business objectives and risks that could affect the achievement of objectives.
- Evaluation: Analyse the likelihood and impact of risks and evaluate the risk portfolio accordingly.
- Management: Consider the risk responses, ensure effective communication to the Board and on-going monitor the residual risks.

The Company has in place an internal control system which is compatible with the Committee of Sponsoring Organisations of the Treadway Commission ("COSO") 2013 framework. The COSO 2013 framework enables the Group to achieve objectives regarding effectiveness and efficiency of operations, reliability of financial reporting and compliance with applicable laws and regulations. The components of the framework are shown as follows:

- Control Environment: A set of standards, processes and structures that provide the basis for carrying out internal control across the Group.
- Risk Assessment: A dynamic and iterative process for identifying and analysing risks to achieve the Group's objectives, forming a basis for determining how risks should be managed.
- Control Activities: Actions established by policies and procedures to help ensure that management directives to mitigate risks to the achievement of objectives are carried out.

風險管理及內部監控(續)

本集團採納一套管理與其業務及營運相 關之風險的風險管理系統。該系統包括 以下階段:

- 識別:識別風險所屬、業務目標及 可能影響達致目標之風險。
- 評估:分析風險之可能性及影響, 並相應評估風險組合。
- 管理:考慮風險應對措施,確保與 董事會有效溝通,並持續監察殘餘 風險。

本公司設有內部監控系統,與Committee of Sponsoring Organisations of the Treadway Commission (「COSO」) 2013框 架相符。COSO 2013框架能夠使本集團 達到營運效益及效率、財務報告可靠性 以及遵守適用法例及規例之目標。該框 架之組成部份列示如下:

- 監控環境:一套標準、程序及架構, 作為本集團實行內部監控之基準。
- 風險評估:一個不斷變化及多重的 程序,用於識別及分析風險以實現 本集團目標,為釐定如何管理風險 建立基準。
- 監控活動:根據政策及程序制定之 行動,以助確保管理指令能減輕達 致目標之風險。

- Information and Communication: Internal and external communication to provide the Group with the information needed to carry out day-to-day internal control activities.
- Monitoring: Ongoing and separate evaluations to ascertain whether each components of internal control is present and functioning.

A disclosure of inside information policy (the "Inside Information Policy") is in place to ensure potential inside information being captured and confidentiality of such information being maintained until consistent and timely disclosure are made in accordance with the Listing Rules. The Inside Information Policy regulates the handling and dissemination of inside information, which includes:

- Designated reporting channels from different departments/operation units informing any potential inside information to the Company Secretary;
- The access of information is restricted to a limited number of employees on a need-to-know basis. Employees who are in possession of inside information are fully conversant with their obligations to preserve confidentiality;
- Confidentiality agreements are in place when the Group enters into significant negotiations;
- The financial controller of the Company and the Company Secretary to evaluate the potential inside information and to determine further escalation, and the executive Directors to determine disclosure as required; and
- The Deputy Chairman is the designated person who speaks on behalf of the Company when communicating with external parties, such as media, analysts or investors.

風險管理及內部監控(續)

- 資訊及溝通:內部及外部之溝通, 為本集團提供進行日常內部監控活 動所需資訊。
- 監察:持續及獨立評估,以確定內 部監控各組成部份的存在及正常運 作。

本集團已制訂內幕消息披露政策(「內幕 消息政策」),以確保掌握潛在的內幕消 息並加以保密,直至按上市規則作出一 致及適時披露為止。內幕消息政策規管 內幕消息之處理及發放,其中包括以下 各項:

- 特設匯報渠道,由不同部門/營運
 單位通知公司秘書任何潛在內幕消
 息;
- 消息僅限少數需要知情的僱員獲 取。確保管有內幕消息之僱員已充 份熟知其保密責任;
- 當本集團進行重大商議時,會訂立
 適當保密協議;
- 由本公司財務總監及公司秘書評估 潛在的內幕消息及釐定是否需要進 一步上報,並由執行董事按需要釐 定是否披露;及
- 於與傳媒、分析員或投資者等外界 人士溝通時,副主席為本公司指定 發言人。

During the year, the Company engaged an external independent consultant with professional staff in possession of relevant expertise (the "Independent Professional Firm") to perform internal audit function for the year, which comprised, inter alia, enterprise risk assessment as well as interim and annual reviews on the internal control system of the Group, including financial, operational and compliance controls. The review plan was approved by the Audit Committee and the Board. Based on the risk assessments and the reviews of the internal control system of the Group conducted by the Independent Professional Firm for the year, no significant risk and control deficiency was identified. The relevant assessment and review reports have been considered by the Audit Committee and the Board for assessing the effectiveness of the Risk Management and Internal Control Systems. The Audit Committee has also reviewed the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting, internal audit and financial reporting functions as well as those relating to the ESG Performance and Reporting. The Board, through the reviews made by the Independent Professional Firm and the Audit Committee, concluded that the Risk Management and Internal Control Systems are effective and adequate for the Group as a whole.

風險管理及內部監控(續)

於年內,本公司已委聘具有相關專業技 能的專業人員效力之外聘獨立顧問(「獨 立專業公司」),以履行本年度內部審核 職能,其中包括企業風險評估及本集團 內部監控系統(包括財務、營運及合規監 控)之中期及年度審閱。審閱計劃經審核 委員會及董事會批准。按照本年度由獨 立專業公司進行之風險評估及對本集團 內部監控系統之審閱,並無識別出任何 重大風險及監控漏洞。相關評估及審閱 報告已經由審核委員會及董事會考慮, 以評估風險管理及內部監控系統之成 效。審核委員會亦已審閱本公司在會計、 內部審核及財務匯報職能方面以及有關 環境、社會及管治表現及匯報之資源、員 工資歷及經驗是否足夠,以及員工所接 受之培訓課程及有關預算又是否充足。 董事會根據獨立專業公司及審核委員會 之審閱結果,總結本集團之風險管理及 內部監控系統整體上為有效及足夠。

The Company is committed to maintaining high probity standards and ethical business practices. An anti-corruption policy of the Group (the "Anti-Corruption Policy") and a whistleblowing policy for Employees and third parties who deal with the Group (the "Whistleblowing Policy") are in place and included into the Employees' handbook to ensure that the importance of staff integrity is emphasised and delivered to the Employees. The Anti-Corruption Policy provides guidance on the ethical behaviours when handling issues such as bribery and corruption, conflict of interest and acceptance of gift. The Whistleblowing Policy provides reporting channels and guidance for Employees and third parties who deal with the Group to raise concerns, in confidence and anonymity, about any suspected or actual misconduct, malpractice or irregularities in any matters related to the Group.

DIRECTORS' AND AUDITORS' RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The Directors acknowledge their responsibilities for the preparation of the consolidated financial statements of the Group and ensure that the consolidated financial statements are prepared in accordance with statutory requirements and applicable accounting standards. The Directors also ensure the timely publication of the consolidated financial statements of the Group.

The statement of the External Auditors, HLB Hodgson Impey Cheng Limited ("HLB"), about their reporting responsibilities on the consolidated financial statements of the Group is set out under the paragraph headed "Auditors' Responsibilities for the Audit of the Consolidated Financial Statements" in the section headed "Independent Auditors' Report" on pages 141 to 144 of this annual report.

風險管理及內部監控(續)

董事及核數師對綜合財務報表 之責任

董事知悉彼等編製本集團綜合財務報表 之責任,並確保綜合財務報表乃根據法 例規定及適用會計準則編製。董事亦確 保適時刊發本集團之綜合財務報表。

外聘核數師國衛會計師事務所有限公司 (「國衛」)就本集團綜合財務報表作出 報告之責任聲明載於本年報第141至第 144頁之「獨立核數師報告」一節中之「核 數師就審計綜合財務報表承擔的責任」 一段。

DIRECTORS' AND AUDITORS' RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

The Directors confirm that, to the best of their knowledge, information and belief, having made all reasonable enquiries, they are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Group's ability to continue as a going concern.

AUDITORS' REMUNERATION

For the year ended 31 December 2024, the amounts paid to the external auditors of the Group in respect of the following services provided to the Group are as follows:

董事及核數師對綜合財務報表 ン青午(續)

董事確認,經作出一切合理查詢後,就彼 等所深知、全悉及確信,彼等並不知悉有 任何事件或情況涉及任何重大不確定因 素,可能引致對本集團持續經營之能力 造成重大疑慮。

核數師酬金

截至二零二四年十二月三十一日止年 度,本集團就獲提供以下服務向本集團 外聘核數師支付之金額如下:

		HK\$'000 港幣千元
Audit services	核數服務	1,000
Other advisory services (Note)	其他顧問服務(附註)	300
		1,300
Note: Other advisory services mainly comprised interim review services	附註:其他顧問服務主要包括於	於年內之中期審閱服

during the year.

務。

SHAREHOLDERS' RIGHTS

Convening a special general meeting

Pursuant to bye-law 58 of the Bye-laws, the Board may whenever it thinks fit call special general meetings ("SGM(s)"), and Shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company, on a one vote per Share basis, shall at all times have the right, by written requisition to the Board or the Company Secretary, to require a SGM to be called by the Board for the transaction of any business or resolution specified in such requisition; and such meeting shall be held in the form of a physical meeting only within two months after the deposit of such requisition.

The requisition must state the purposes of the meeting, and must be signed by the requisitionists and deposited at the Company's head office and principal place of business (the "Head Office") at Units 1003-04A, 10/F., Tower 1, Admiralty Centre, 18 Harcourt Road, Hong Kong for the attention of the Company Secretary and may consist of several documents in like form each signed by one or more requisitionists.

The request will be verified with the Company's branch share registrar in Hong Kong and upon their confirmation that the request is proper and in order, the Company Secretary will ask the Board to call the SGM and include the resolution in the agenda for such SGM.

If the Board does not within 21 days from the date of the deposit of the requisition proceed duly to convene a meeting, the requisitionists, or any of them representing more than one half of the total voting rights of all of them, may themselves convene such physical meeting, but any meeting so convened shall not be held after the expiration of three months from the said date.

股東權利

召開股東特別大會

根據公司細則第58條,董事會可於其 認為適當的任何時候召開股東特別大會 (「股東特別大會」)。於遞呈要求書日期 持有不少於本公司繳足股本(附有於本 公司股東大會上按一股一票的基準投票 之權利)十分之一的股東於任何時候有 權透過向董事會或公司秘書發出書面要 求,要求董事會召開股東特別大會,以處 理有關要求書中指明的任何事項或決議 案;且有關大會應於遞呈該要求書後兩 個月內僅以實體會議方式舉行。

該要求書必須列明召開大會的目的及由 遞呈要求人簽署,並送交至位於香港夏 慤道18號海富中心1座10樓1003-04A室 的本公司總辦事處及主要營業地點(「總 辦事處」),收件人註明為公司秘書。該要 求書可由多份同樣格式之文件組成,各 文件由一名或多名遞呈要求人簽署。

本公司會向其香港股份登記分處核實該 要求,而於香港股份登記分處確認該要 求為恰當及妥當後,公司秘書將要求董 事會召開股東特別大會,並在該股東特 別大會的議程內加入有關決議案。

倘董事會於遞呈上述要求書日期後 二十一日內並無正式召開大會,則遞呈 要求人(或代表全體遞呈要求人總投票 權一半以上之任何遞呈要求人)可自行 召開有關實體大會,惟所召開之任何大 會不得於由上述日期起計三個月屆滿後 舉行。

SHAREHOLDERS' RIGHTS (CONTINUED)

Sending enquiries to the Board

The enquiries must be in writing with contact information of the Shareholders and deposited at the Head Office at Units 1003-04A, 10/F., Tower 1, Admiralty Centre, 18 Harcourt Road, Hong Kong for the attention of the Company Secretary.

Putting forward proposals at Shareholders' Meetings

To put forward proposals at an AGM or a SGM, the Shareholders should submit a written notice of those proposals with the detailed contact information to the Company Secretary at the Head Office at Units 1003-04A, 10/F., Tower 1, Admiralty Centre, 18 Harcourt Road, Hong Kong. The request will be verified with the Company's branch share registrar in Hong Kong and upon their confirmation that the request is proper and in order, the Company Secretary will ask the Board to include the resolution in the agenda for the general meeting.

The notice period to be given to all the Shareholders for consideration of the proposal raised by the Shareholders concerned at AGMs or all other general meetings (including SGMs) varies as follows:

- (a) Not less than 21 clear days' notice in writing for an AGM; or
- (b) Not less than 14 clear days' notice in writing for all other general meetings (including a SGM).

In addition, details for the procedures for Shareholders to propose a person for election as a Director at any Shareholders' meeting are available on the Company's website at www.successug.com.

股東權利(續)

向董事會查詢

任何查詢必須以書面方式作出,並連同股東聯絡資料一併送交至位於香港夏慤 道18號海富中心1座10樓1003-04A室的 總辦事處,收件人註明為公司秘書。

於股東大會上提出建議

如擬於股東週年大會或股東特別大會 上提出建議,股東須將該等建議之書面 通知,連同詳細聯絡資料,送交至位於 香港夏慤道18號海富中心1座10樓1003-04A室之總辦事處,送呈公司秘書處理。 本公司會向其香港股份登記分處核實該 要求,而於香港股份登記分處確認該要 求屬恰當及妥當後,公司秘書將要求董 事會在股東大會之議程內加入有關決議 案。

就考慮有關股東所提出之建議而言,須 向全體股東發出有關股東週年大會或所 有其他股東大會(包括股東特別大會)之 通知期有所不同,載列如下:

- (a) 就股東週年大會而言,至少足二十一日之書面通知;或
- (b) 就所有其他股東大會(包括股東特 別大會)而言,至少足十四日之書面 通知。

此外,有關股東於任何股東大會上提名 人選參選董事之程序詳情可於本公司之 網站www.successug.com上查閱。

INVESTOR RELATIONS AND SHAREHOLDERS ENGAGEMENT

The Board has adopted a Shareholders' communication policy (the "Shareholders' Communication Policy") for the purposes of ensuring that the Shareholders are provided with ready, equal and timely access to information about the Company, enabling the Shareholders to exercise their rights in an informed manner and allowing the Shareholders to engage actively with the Company.

The Company maintains its own website, www.successug.com, at which the Shareholders can access the Company's information, such as financial reports, announcements, circulars and notices. Additional information, such as press releases, presentation materials and other business information, is also available on the Company's website. Information on the Company's website is in both English and Chinese versions and is updated on a timely/regular basis.

Shareholders are welcomed to raise questions and provide opinions relating to the Company and may at any time send their enquiries and concerns to the Company by addressing them to the Company Secretary or the Corporate Communications Department of the Company by mail to Units 1003-04A, 10/F., Tower 1, Admiralty Centre, 18 Harcourt Road, Hong Kong or by email to info@successug.com. Besides, Shareholders may direct questions about their shareholdings to the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, by mail to 17/F., Far East Finance Centre, 16 Harcourt Road, Hong Kong or by email to is-enquiries@vistra.com.

投資者關係及股東參與

董事會已採納股東通訊政策(「股東通訊 政策」),旨在確保股東可即時、平等與適 時地獲取本公司資料,並使股東可在知 情情況下行使彼等之權利及讓股東積極 地與本公司溝通。

本公司自設網站www.successug.com,可 讓股東在其網站上查閱財務報告、公告、 通函及通告等本公司資料。其他資料(如 新聞稿、簡報材料及其他業務資料)亦可 在本公司網站查閱。本公司網站上的資 料均以中英文發布,並適時/定期作出 更新。

歡迎股東向本公司提問及發表意見。股 東可隨時透過郵寄至香港夏慤道18號 海富中心1座10樓1003-04A室或電郵至 info@successug.com送呈公司秘書或本公 司之企業傳訊部,以便送達其查詢及關 注至本公司。此外,股東可透過郵寄至香 港夏慤道16號遠東金融中心17樓或電郵 至is-enquiries@vistra.com直接向本公司 之香港股份登記分處卓佳證券登記有限 公司查詢彼等之股權。

INVESTOR RELATIONS AND SHAREHOLDERS ENGAGEMENT (CONTINUED)

The Board maintains an on-going dialogue with the Shareholders through AGMs and other general meetings. All existing Directors, including the Chairman, who is also the chairmen of the Nomination Committee and the Executive Committee, as well as the chairmen of the Audit Committee and the Remuneration Committee, were present at the 2024 AGM to answer the Shareholders' questions. HLB also attended the 2024 AGM for the purposes of answering questions about the conduct of the audit, the preparation and contents of the auditors' report, the accounting policies and auditors' independence. Separate resolutions have been proposed at the 2024 AGM on each substantially separate issues. Detailed procedures for conducting a poll were clearly explained at the commencement of the 2024 AGM. High voting approval rate on the resolutions considered was recorded at the 2024 AGM.

Press conference, media interview and/or meeting with analysts and investors are arranged from time to time to facilitate communication between the Company, Shareholders and the investment community. During the year, a press conference and various media interviews had been held. The Deputy Chairman, who had dialogues with media, complied with the disclosure obligations and requirements under the Inside Information Policy.

The Shareholders' Communication Policy and its implementation and effectiveness will be reviewed by the Board annually. During the year, the Board reviewed the Shareholders' Communication Policy by taking into account of the aforesaid measures in place and considered that the Shareholders' Communication Policy is implemented effectively.

投資者關係及股東參與(續)

董事會透過股東週年大會及其他股東大 會與股東保持溝通。全體現任董事(包括 主席,彼同時為提名委員會及執行委員 會主席)以及審核委員會及薪酬委員會 主席已出席零二四年股東週年大會關 許已出席。國衛亦已就解答有關 許工作、編製核數師報告及其內容、會 計工作、編製核數師報告及其內容、會 計工作、編製核數師報告及其內容、會 計工作、編製核數師報告及其內容、會 計工作、編製核數師報告及其內容、會 計工作、編製核數師報告及其內容、 會 計工。國衛亦已就解答有關 計 工四年股東週年大會上就每項重要之況 詳細投票程序於二零二四年股東週 定事 宜提程序於二零二四年股東週 定事 定是 記 的。 於二零二四年股東 週 年大會上審議之決議案已高票獲得批 准。

本公司不時安排新聞發布會、媒體訪問 及/或與分析師及投資者會面,以促進 本公司、股東及投資者之間的溝通。年 內已舉行一個新聞發布會及多個媒體訪 問。負責與媒體溝通之副主席已遵守內 幕消息政策下之披露義務及規定。

董事會將每年檢討股東通訊政策以及其 實施及有效性。年內,董事會已檢討股東 通訊政策。經考慮上述已實施之措施,董 事會認為股東通訊政策已有效地實施。
INVESTOR RELATIONS AND SHAREHOLDERS ENGAGEMENT (CONTINUED)

There was no change in the Company's memorandum of association and the Bye-laws during the year under review.

The Board has adopted a dividend policy (the "Dividend Policy") which aims to set out the principles as a reference for the Company to determine dividend distribution so as to allow the Shareholders to participate in the Company's profits whilst preserving liquidity of the Group to capture future growth opportunities.

Any payments/recommendations of payment of dividends are subject to discretion by the Board that such declarations/recommendations of payment of dividends are in the best interests of the Company and the Shareholders and are also subject to any restrictions under and in compliance with all applicable rules and regulations (including, inter alia, the Companies Act of Bermuda) and the Bye-laws. In addition, any payment of final dividend for a financial year will be subject to Shareholders' approval.

投資者關係及股東參與(續)

本公司之組織章程大綱及公司細則於回 顧年度內並無變動。

董事會已採納股息政策(「股息政策」), 旨在載列本公司釐定股息分派之參考原 則,讓股東參與本公司溢利分派,同時保 持本集團的流動資金以把握未來增長機 遇。

任何派付或建議派付之股息均由董事會 酌情決定,而該等宣派或建議派付之股 息均符合本公司及股東之最佳利益,且 受限於並須遵守所有適用之規則和規例 (其中包括百慕達公司法)及公司細則。 此外,任何財政年度派付之末期股息均 須經股東批准。

INVESTOR RELATIONS AND SHAREHOLDERS ENGAGEMENT (CONTINUED)

The Board shall consider the Company's ability to pay dividends, the form, frequency and amount of any dividend in any financial year/period by taking into account of the following factors:

- capital requirements
- distributable profits
- liquidity position
- results of operations
- future prospects
- investment plans
- taxation considerations
- other funding covenants and requirements
- any other factors that the Board may deem appropriate

The Board will review the Dividend Policy from time to time and will make any revisions thereof, if necessary. 投資者關係及股東參與(續)

在衡量本公司於任何財政年度/期間派 付股息之能力、擬定股息之形式、次數和 金額時,董事會需考慮以下因素:

- 資本需求
- 可供分派利潤
- 流動資金狀況
- 經營業績
- 未來前景
- 投資計劃
- 稅務考量
- 其他資金契約及需求
- 董事會認為適當之任何其他因素

董事會將不時審閱股息政策,並在需要 時對股息政策作出任何修訂。

On behalf of the Board Yeung Hoi Sing, Sonny Chairman

Hong Kong, 28 March 2025

代表董事會 *主席* **楊海成**

香港,二零二五年三月二十八日

Environmental, Social and Governance Report 環境、社會及管治報告

Success Universe Group Limited (the "Company", together with its subsidiaries, collectively the "Group") believes that business success is attributed to the sustainable development and the creation of long-term values for stakeholders. Therefore, the Group endeavours to incorporate environmental, social and governance ("ESG") principles into its operations and business strategies.

REPORTING APPROACH

Reporting Standard

This ESG report (the "Report") covers the financial year ended 31 December 2024. The Report summarises the Group's sustainability performance and achievements to offer stakeholders' insight into the Group's sustainable development progress.

The Report was prepared in accordance with the ESG Reporting Guide (the "ESG Guide") contained in Appendix C2 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). In preparing the Report, the Group adhered to the four reporting principles: materiality, quantitative, balance and consistency. Information regarding corporate governance is addressed in the section headed "Corporate Governance Report" on pages 42 to 73 of this annual report.

實德環球有限公司(「本公司」,連同其附 屬公司統稱「本集團」)相信,企業的成功 取決於可持續發展及為持份者創造長遠 價值。因此,本集團致力將環境、社會及 管治(「環境、社會及管治」)原則與其經 營及業務策略結合。

報告方針

報告準則

本環境、社會及管治報告(「本報告」)涵 蓋截至二零二四年十二月三十一日止財 政年度。本報告概述本集團的可持續表 現及成就,讓持份者了解本集團在可持 續發展方面的進程。

本報告乃遵照香港聯合交易所有限公司 (「聯交所」)證券上市規則附錄C2之環 境、社會及管治報告指引(「環境、社會及 管治指引」)編製。編製本報告時,本集團 恪守四項匯報原則(即重要性、量化、平 衡和一致性)。有關企業管治的資料載於 本年報第42至第73頁的「企業管治報告」 一節。

REPORTING APPROACH (CONTINUED)

Reporting Principles

In preparation of the Report, the Group adhered to the reporting principles of materiality, quantitative, balance and consistency:

報告方針(續)

匯報原則

於編製本報告時,本集團已遵守重要性、 量化、平衡和一致性匯報原則:

Reporting Principles 匯報原則	The Group's Application 本集團的應用
Materiality 重要性	Material environmental and social issues are identified by stakeholders' engagement and presented to the board of directors of the Company (the "Board"). The materiality assessment detailed on page 77 has ensured the Report addresses the most material ESG topics pertaining to its businesses. 透過持份者參與識別並向本公司董事會(「董事會」)呈報重要環境及社會議題。第77頁詳述的重要性評估確保本報告處理對於其業務最為重要的環境、社會及管治議題。
Quantitative 量化	Key performance indicators (KPIs) are disclosed in a measurable and quantitative manner as appropriate. 關鍵績效指標於適當情況下以可計量及量化方式披露。
Balance 平衡	The Report presents an unbiased representation of the Group's ESG management approach and performance to avoid misleading omissions and presentation. 本報告不偏不倚地呈報本集團的環境、社會及管治管理方針與表現, 避免誤導性的遺漏及陳述方式。
Consistency 一致性	As far as practicable and unless stated otherwise, the Group adopts consistent measurement methodology to allow for meaningful comparison of ESG data over time. 在可實行情況下,除非另有指明,否則本集團採用一致的統計方法, 令環境、社會及管治數據日後可作有意義的比較。

SCOPE OF REPORT

報告範圍

The Report covers the environmental and social performance of the Group during the year from 1 January 2024 to 31 December 2024 (the "Reporting Year"). The data and information disclosed in the Report were based on the material ESG issues identified through materiality assessment and stakeholder engagement, including the sustainability performance of the Group's headquarters in Hong Kong and Jade Travel Ltd. ("Jade Travel"), the Group's travel-related business in Canada and the People's Republic of China (the "PRC").

本報告涵蓋本集團自二零二四年一月一日起至二零二四年十二月三十一日止年度(「報告年度」)的環境及社會表現。本報告所披露的數據及資料乃基於重要性評估及持份者參與識別出的重要環境、社會及管治議題,包括本集團香港總辦事處及Jade Travel Ltd.(「Jade Travel」)(本集團於加拿大及中華人民共和國(「中國」)的旅遊相關業務)的可持續發展績效。

SCOPE OF REPORT (CONTINUED)

The property investment business in Hong Kong has been excluded from the reporting scope as some office premises of the property investment business were leased to tenants for their respective business operations.

Ponte 16, the Group's flagship investment project, is also excluded from the reporting scope because it is not under the Group's direct operational control.

THE BOARD'S STATEMENT ON ESG

The Board considers sustainable development as the key to the Group's long-term success. The Group pledges to integrate ESG considerations into its business operations and improve sustainable performance by optimising resources in its operations. Being the highest governance body, the Board has overall responsibility for ESG strategy and reporting, and is responsible for the overall direction and decision making of ESG governance. The Corporate Communications Department of the Company is assigned to coordinate the implementation of ESG reporting. The material ESG-related topics are identified via stakeholders' engagement surveys, while ESG performance and progress, opportunities and risks are regularly reviewed and discussed by the Board.

報告範圍(續)

由於物業投資業務部份寫字樓物業出租 予租戶以進行各自的業務運作,故香港 的物業投資業務不包括於報告範圍內。

本集團旗艦投資項目十六浦亦因並非由 本集團直接經營控制而不包括於報告範 圍內。

有關環境、社會及管治的 董事會聲明

董事會認為可持續發展乃本集團長遠成 功的關鍵。本集團致力將環境、社會及管 治因素與其業務營運結合,並透過在營 運中善用資源提升其可持續發展表現。 作為最高管治機構,董事會對環境、社會 及管治策略及報告局負整體責任,並為 環境、社會及管治治理的整體方針及決 策負責。本公司之企業傳訊部獲指派負 責協調環境、社會及管治匯報之實行。重 要環境、社會及管治相關議題透過持份 者參與調查識別,而環境、社會及管治績 效及進度、機會及風險則由董事會定期 檢討並討論。

STAKEHOLDERS' ENGAGEMENT

The Group defines its stakeholders as internal and external groups of individuals who have a significant influence on the Group's businesses. To better understand their views and to gather their feedback on daily operations, the Group engages its key stakeholders, including representatives from the Group's headquarters in Hong Kong as well as management and employees from Jade Travel offices in Canada and the PRC, through an online ESG survey. Understanding the needs and expectations of key stakeholders enables the Group to formulate strategies that address their concerns and manage potential risks. The Company also holds annual general meeting ("AGM") to seek approvals from its shareholders on the proposed resolutions and to answer questions from shareholders to facilitate communication.

The survey comprised 22 ESG topics in relation to the Group's business operations. These topics were identified with the assistance of an independent consulting firm. The Group analysed the survey responses and consolidated the results. The top three material ESG-related topics are listed below:

持份者參與

本集團將其持份者界定為對本集團業務 舉足輕重的內外界個人團體。為更好地 了理解持份者對於日常業務的見解並收 集其意見,本集團透過線上環境、社會及 管治調查,與本集團香港總辦事處代表 及Jade Travel加拿大及中國辦事處管理層 與僱員等關鍵持份者對話。理解關鍵持 份者所需所想可讓本集團制定策略回應 其關注事宜及管理潛在風險。本公司亦 舉行股東週年大會(「股東週年大會」), 以取得股東有關建議決議案的批准,並 回應股東提問,從而促進雙方溝通。

該調查包含22項有關本集團業務營運的 環境、社會及管治議題。該等議題乃於獨 立顧問公司的協助下識別得出。本集團 已分析收集所得的回覆及整合結果。首 三項重要環境、社會及管治相關議題列 示如下:

Aspect 範疇	Top Material Topics 最重要議題
Social 社會	Labour standard 勞工準則 Anti-corruption 反貪污 Customer privacy protection 保護客戶私隱
Environmental 環境	Energy usage and conservation 耗能及節能 General waste recycling and management 一般廢棄物回收及管理 Compliance with relevant environmental laws and regulations 遵守相關環境法律法規

STAKEHOLDERS' ENGAGEMENT (CONTINUED)

The Group integrates the identified material topics into its long-term ESG management approaches and continues to engage stakeholders to review and monitor its ESG progress to mitigate the associated operational risks.

The Group welcomes comments and suggestions from its stakeholders regarding its sustainability performance and disclosure. Comments and suggestions can be sent to the Group's email address at info@successug.com.

FOSTERING A HEALTHY AND SAFE WORKPLACE

The Group believes that it is essential to foster a healthy and safe working environment that prioritises the wellbeing and safety of its employees. Therefore, the Group has implemented various initiatives and communication programmes to protect the rights of employees to express opinions and pursue their personal goals.

Building a Cohesive Team

Recognising the importance of the employees' long-term development in building a sustainable business model, the Group strives to build a cohesive team culture to attract, retain, motivate and train its talented candidates and employees through implementing several strategies, policies and schemes.

持份者參與(續)

本集團已將識別出的重要議題納入環 境、社會及管治的長遠管理方針,並繼續 與持份者溝通,檢討及監察其環境、社會 及管治進程,以減低相關營運風險。

本集團歡迎持份者對可持續發展的 績效及披露提供評價及建議。評價及 建議可發送至本集團的電郵地址: info@successug.com。

營造健康及安全的工作環境

本集團相信,優先顧及僱員福祉與安全, 營造健康及安全的工作環境至關重要。 因此,本集團已實行不同的舉措及設立 溝通渠道,保障僱員表達意見及追求個 人目標的權利。

培育有凝聚力的團隊

本集團明白僱員的長遠發展對建立可持 續的業務模式至關重要,故致力於培養 具凝聚力的團隊文化,並實施多項策略、 政策及計劃,以吸引、挽留、鼓勵及培育 有才能的人選及僱員。

Building a Cohesive Team (continued) Attracting and retaining talents

To attract and retain talents, the Group regularly reviews and compares its remuneration policies and packages with the market. The Group offers a wide range of benefits and competitive remuneration packages with reference to market conditions and individual performance. The remuneration packages include reasonable working hours, annual leave, birthday leave, study leave, retirement scheme, and medical insurance for all full-time employees following the local employment laws and regulations. The Group's commitment to recognising employees' loyalty is demonstrated through its Long Service Appreciation programme, which appreciates the long-term contributions of its valued employees. Additionally, the Group provides overtime meals and travel allowances and discretionary bonus.

Upholding diversity and equal opportunities

The Group ensures equal opportunities for all employees and job applicants during recruitment, internal transfer and promotion. Its talent acquisition approach also prohibits any form of discrimination on the basis of gender, age, religious belief, race or physical disability. To avoid child labour and forced labour, the Group complies with all applicable statutory and legal requirements regarding the identification and verification of work permits. If any child labour or forced labour is discovered, the Group will terminate the employment contract immediately, assist the child to resume education and contact social workers to follow-up. During the Reporting Year, the Group was not involved in any incidents or lawsuits related to child labour and forced labour.

營造健康及安全的工作環境 (續)

培育有凝聚力的團隊(續) 吸引及挽留人才

為吸引及挽留人才,本集團定期審視及 與市場比較我們的薪酬政策及組合。本 集團會參考市況及個別僱員的表現,提 供多元化的福利及薪酬組合。薪酬待遇 包括為所有全職僱員提供符合當地勞工 法例及規例規定的合理工時、年假、生日 假期、進修假期、退休計劃以及醫療保 險。本集團致力於表彰忠誠僱員,並為 設立長期服務獎,以獎勵一直默默耕耘 的重要僱員。除此之外,本集團亦提供 超時工作的膳食及交通津貼以及酌情花 紅。

堅守多元化及平等機會

本集團在處理招聘、內部調遷及晉升程 序時,確保全體僱員及求職者獲得平等 機會。招募人才時亦禁止基於性別、年 齡、宗教信仰、種族或身體殘疾等任何形 式的歧視。為避免僱用童工及強制勞工, 本集團遵守有關身份及核實工作簽證的 所有適用法例及法規要求。假如發現童 工或強制勞工,本集團將即時終止僱傭 合約,協助有關兒童恢復就學,並聯絡社 工跟進。於報告年度內,本集團並無涉及 任何有關僱用童工及強制勞工的事件或 訴訟。

Building a Cohesive Team (continued) Investing in training and development

As employee development is closely linked to the Group's continuous business growth, the Group has organised different employee training activities, such as new employee orientation and anti-corruption training. In Jade Travel, employees receive operational and on-board training specific to their job duties. The Group also actively encourages its employees to attend training courses and obtain professional qualifications by providing examination leave.

Upholding business ethics and integrity

The Group always emphasises and practices business ethics and responsibility, firmly prohibiting any form of bribery and corruption. Anti-corruption policies on bribery, extortion, money laundering and fraud are explained to all employees in accordance with the relevant regulations. In line with the commitment to maintaining high business ethical standards, the Group has implemented a whistleblowing policy to enable its staff to confidentially report any concerns, inappropriate or fraudulent acts. Any suspected corruption cases will be thoroughly investigated to determine the validity and subsequent appropriate disciplinary actions would be made if required.

To reinforce the awareness of anti-corruption laws and uphold high ethical standards, the Group arranges annual anti-corruption training provided by ICAC for the directors of the Company (the "Director(s)") and employees. During the Reporting Year, the ICAC self-learning module (the "ICAC E-training") has been arranged for all Directors and employees. It aims to reinforce understanding of anti-corruption law and potential corruption risks in daily operations. All Directors and all employees have viewed the ICAC E-training materials. The anti-corruption training further supports the Group's commitment to maintaining a fair and corruption-free working environment.

營造健康及安全的工作環境 (續)

培育有凝聚力的團隊(續) *培訓及發展方面的投資*

僱員的發展與本集團業務的持續增長息 息相關,因此,本集團舉辦不同的僱員 培訓活動,例如新入職僱員迎新會及反 貪污培訓。Jade Travel方面,僱員亦會因 應其職務接受營運及在職培訓。本集團 亦向僱員提供考試假以考取專業資格, 積極鼓勵僱員參與培訓課程獲取專業資 格。

恪守商業誠信及道德

本集團一向重視並恪守商業道德及責任,嚴禁任何形式的賄賂及貪污行為。根 據相關法規,本集團就有關賄賂、勒索、 洗黑錢及詐騙等議題向所有僱員解釋反 貪污指引。為履行保持最高商業道德標 準的承諾,本集團已落實舉報政策,讓員 工在保密情況下舉報任何問題、不當行 為或欺詐行為。如遇上懷疑貪污個案,本 集團將會仔細調查,以確定其真實性,然 後必要時作出適當的紀律處分。

為加強對反貪污法例的認知並秉持高 標準的道德操守,本集團為本公司董事 (「董事」)與僱員安排由廉政公署提供 的年度反貪污培訓。於報告年度內,全體 董事及僱員已獲安排參與廉政公署的自 學課程(「ICAC網上培訓」),旨在增強對 反貪污法例及日常營運中潛在貪污風險 的認知。全體董事及僱員並已閱覽ICAC 網上培訓教材。反貪污培訓進一步支援 本集團致力維持公平廉潔的工作環境的 承諾。

Emphasising Employees' Wellness and Health

With a people-oriented culture, the Group prioritises its employees' well-being and occupational safety. The Group is committed to improving its employees' occupational health, safety and well-being.

Promoting employees' wellness

The Group recognises that work-life balance and a healthy and friendly working environment are essential for ensuring employees' well-being and sustainable business operations. Throughout the Reporting Year, the Group has actively engaged with its employees including regular staff newsletters and lucky draws featuring prizes such as coffee and bakery gift vouchers. These efforts were intended to boost morale and foster a sense of belonging. Additionally, the Group extended its commitment to employee wellbeing by gifting Christmas presents to its employees as a gesture of appreciation, fostering the festive spirit and expressing gratitude for their hard work and dedication.

Ensuring employees' health and safety

The Group places strong emphasis on employees' wellbeing by providing a comfortable and safe workplace. The interior office designs of the Group have taken into account factors such as thermal comfort, lighting, noise control and ergonomics. For instance, ergonomics chairs are provided to ensure maximum comfort and posture support. The Group also incorporates indoor office plants to foster a connection with nature and enhance employees' mood. To minimise the risk of workplace injuries, most office appliances are housed in built-in cabinets to maintain clear passageways. Additionally, Automated External Defibrillators (AED) and first-aid kits are installed and regularly inspected to strengthen the Group's dedication to ensuring occupational safety.

營造健康及安全的工作環境 (續)

關顧僱員身心健康

本集團秉承以人為本的文化,以僱員的 福祉及職業安全為先。本集團致力改善 僱員的職業健康、安全及福祉。

促進僱員的健康

本集團認同工作與生活平衡及健康和諧 的工作環境對於守護僱員福祉及可持續 業務運作至關重要。於報告年度內,本集 團透過如定期員工通訊及抽獎活動等形 式,積極與僱員互動,並贈送禮品包括咖 啡及西餅禮券等,旨在提振士氣,加強歸 屬感。此外,本集團透過贈送聖誕禮物向 員工表達感謝,進一步體現對僱員福祉 的重視,加深節日氣氛,並感謝僱員辛勤 投入工作。

確保僱員健康及安全

本集團重視僱員健康,致力提供舒適及 安全的工作環境。本集團辦公室的室內 設計顧及室溫舒適度、燈光照明、噪音控 制及人體工學等因素,例如本集團提供 人體工學座椅,確保僱員舒適及座姿良 好。本集團亦於辦公室種植室內植物,營 造自然環境,讓僱員放鬆心情。為將工傷 風險降至最低,辦公室大部份設備均藏 於入牆櫃內,保持通道暢通。此外,本集 團亦已設置自動體外心臟去顫器(AED)及 急救箱,並定期檢查,展現其對確保職業 安全的重視。

Emphasising Employees' Wellness and Health (continued)

Ensuring employees' health and safety (continued)

In addition, the Group has been dedicated to maintaining good air quality and ventilation to safeguard employees' health. Air circulation systems and air purifiers are utilised in the office to reduce airborne pollutants and allergens, creating a more comfortable and safe working environment. Clean and safe drinking water is also ensured through water dispensers equipped with build-in filters, reinforcing the Group's approach to employees' wellbeing.

DEVELOPING A CUSTOMER-ORIENTED CULTURE

Elevating Customer Experience

The Group is committed to enhancing the customer experience across its diversified portfolio of businesses. To achieve this, the Group adopts a holistic quality management approach to provide customer-centric services, including effective complaint handling, safeguarding intellectual property rights, and ensuring customer privacy protections throughout its business operations.

營造健康及安全的工作環境 (續)

關顧僱員身心健康(續)

確保僱員健康及安全 (續)

另外,本集團致力維持良好空氣質素及 通風,以保障僱員健康。辦公室配置空氣 循環系統及空氣淨化器以減少空氣污染 物及致敏原,從而創造更舒適及安全的 工作環境。本集團亦設置配備內置過濾 器的飲水機,確保乾淨及安全的飲用水 供應,突顯本集團致力於守護僱員健康。

建立以客為本的文化

提升客戶服務體驗

本集團致力透過多元化業務組合提升客 戶體驗。為此,本集團採納全面的優質管 理策略,提供以客為尊的服務,包括有效 處理投訴以及於業務活動中保護知識產 權及客戶私隱。

DEVELOPING A CUSTOMER-ORIENTED CULTURE (CONTINUED)

Elevating Customer Experience (continued) *Ensuring high quality services and sustainability along its supply chain*

Service quality is crucial to the long-term success and the Group is dedicated to extending sustainability impacts throughout its supply chain. Providing quality travel agency services requires robust supply chain management where factors such as suppliers' cost, timing and performance are primary considerations. In this regard, Jade Travel has implemented a comprehensive supply chain management policy to select quality suppliers for air tickets, travel tours, shuttle bus services, etc. Jade Travel is one of the largest travel agencies in North America and is endorsed under the International Air Transport Association (IATA) accreditation. The Group aims to provide exceptional travel experiences with world-class tours to enhance customer satisfaction. All potential suppliers must conduct a comprehensive assessment of their products or service quality, price and ESG performance. To minimise the ESG risks along its supply chain, business ethics, environmental performance and labour practices of the potential suppliers are evaluated by the Group through document screening. The Group will provide feedback if the potential suppliers fail the assessment. This feedback serves as a constructive tool for these suppliers to enhance their sustainability practices. Subsequently, these suppliers may have the opportunity for a reassessment in the future once improvements have been made.

Enhancing customer satisfaction

The Group strives to create exceptional customer offerings that meet their needs. The Group values customers' opinions and actively reviews their comments to improve its services and management. Any complaints received are promptly forwarded to the relevant department for proper investigation and follow-up. During the Reporting Year, the Group did not receive any related complaints.

建立以客為本的文化(續)

提升客戶服務體驗(續) 確保供應鏈的優質服務及可持續性

服務質素對業務長期成功至關重要,本 集團銳意提升其供應鏈整體對可持續發 展的貢獻。提供優質旅遊代理服務有賴 於穩健的供應鏈管理,當中的主要考慮 因素包括供應商成本、時間及表現。就此 而言, Jade Travel已落實全面的供應鏈管 理政策,以挑選優質的機票、旅行團、穿 梭巴士服務等供應商。Jade Travel為北美 洲最大的旅遊代理之一,並獲國際航空 運輸協會(IATA)認證。本集團竭力藉世界 級水準的旅程為客戶締造無與倫比的旅 遊體驗以提升其滿意度。所有潛在供應 商必須通過涵蓋產品或服務質素、定價 以及環境、社會及管治績效的全面評估。 本集團會透過審閱文件,評估潛在供應 商的商業道德、環境表現及勞工常規,從 而將供應鏈中的環境、社會及管治風險 降至最低。假若潛在供應商未能通過評 估,本集團則會提供建設性反饋,讓該等 供應商提升可持續發展常規。該等供應 商作出改善後,有機會於日後再次接受 評估。

提高客戶滿意度

本集團致力提供符合客戶需求的貼心服 務。本集團重視客戶的意見,因此積極審 閱客戶的評價,以改善服務及管理。如果 接獲任何投訴,均會迅速轉交相關部門, 以便妥善調查及跟進。於報告年度內,本 集團並無接獲任何相關投訴。

DEVELOPING A CUSTOMER-ORIENTED CULTURE (CONTINUED)

Elevating Customer Experience (continued) Protecting customers' privacy

The Group respects customers' privacy and personal information. The Group's employee handbook has clearly stated the policy and measures to protect customer data and all confidential or sensitive information in accordance with local laws. To prevent any unauthorised or accidental access, the Group's staff shall only collect necessary information from its customers for its business activities.

Safeguarding intellectual property rights

The Group is committed to protecting intellectual property rights. According to the Copyright Ordinance (Chapter 528 of the Laws of Hong Kong), all unauthorised use and copy of computer software are prohibited within the Group. The Group's Information Technology Department is responsible for ensuring that all installed software are the authorised versions.

PROMOTING CORPORATE SOCIAL RESPONSIBILITY

Giving Back to the Community

As a global citizen, the Group is deeply committed to global sustainable development, equity, human health and well-being. Striving to be a responsible and caring company, the Group actively contributes to the society through various charitable activities. During the Reporting Year, the Group contributed approximately HK\$250,000 to various organisations, demonstrating its dedication to making positive impact to the society.

建立以客為本的文化(續)

提升客戶服務體驗(續) 保障客戶私隱

本集團尊重客戶私隱及個人資料。本集 團的僱員手冊內清楚訂明遵照當地法例 保障客戶資料及所有其他機密或敏感資 料的政策及措施。本集團的僱員只會就 業務活動收集必要的客戶資料,以避免 在未經授權情況下或被意外讀取。

保護知識產權

本集團竭力保護知識產權。根據香港法 例第528章《版權條例》,於本集團內一切 未經授權使用及複製的電腦軟件均被禁 止。本集團的資訊科技部門負責確保所 有安裝的軟件為授權版本。

提倡企業社會責任

回饋社區

作為全球公民,本集團密切關注全球可 持續發展、平等、人類健康及福祉。本集 團致力成為負責任並關懷社區的公司, 積極參與各種慈善活動貢獻社會。於報 告年度內,本集團向多個團體捐款約港 幣250,000元,惠澤社會。

PROMOTING CORPORATE SOCIAL RESPONSIBILITY (CONTINUED)

Giving Back to the Community (continued)

In line with its commitment to community engagement, the Group participated in the "HKFHY's Cookies•Gift for Love" Territory-wide Charity Sale 2024, organised by the Hong Kong Federation of Handicapped Youth ("HKFHY"). This charitable initiative focused on supporting rehabilitation organisations, children and youth, and economically disadvantaged families. The Group sponsored 100 boxes of cookies, which were then donated to another charity Pei Ho Counterparts for distribution to those in need. This effort not only raised funds, but also spread love and care within the community. Additionally, the Group purchased products from iBakery, a social enterprise under the Tung Wah Group of Hospitals ("TWGHs"), and donated them to Wing Yin Hostel, a TWGHs residential service for girls facing emotions and behaviours challenges or inadequate family care and supervision. The Group also contributed to the TWGHs' "Medical Equipment Donation Scheme 2024/25", enhancing medical care for its hospitals and community service units. These initiatives underscore the Group's commitment to social welfare and community well-being.

The Group actively supports events aimed at spreading care to the disadvantaged and reducing inequalities. The aim of "TWGHs Flag Day 2024" was to raise funds for social welfare and education services. On the event day, donation boxes were placed in the Hong Kong office, and employees were encouraged to donate and participate in the flag-sale. Furthermore, the Group also contributed to the "Christmas Greetings for the Chest 2024/25" event organised by The Community Chest, furthering its commitment to contributing to the society.

提倡企業社會責任(續)

回饋社區(續)

為展現社區參與的熱誠,本集團參與由 香港傷殘青年協會(「傷青會」)舉辦的二 零二四年「傷青曲奇• Gift for Love」全 港慈善義賣行動。該慈善活動主力支援 復康機構、兒童、青少年及貧困家庭。本 集團贊助100箱曲奇,轉贈另一慈善團體 「北河同行」,分派予有需要人士。此工 作不單籌集善款,同時在社區中傳揚愛 與關懷。再者,本集團亦向東華三院旗下 的社會企業愛烘焙麵包工房(iBakery)購買 產品轉贈穎妍宿舍。穎妍宿舍乃東華三 院為遇到情緒及行為適應困難,或家庭 未能提供足夠照顧及監護的女青少年所 提供的住宿服務。本集團亦參與東華三 院的「2024/25醫療儀器捐助計劃」,助力 提升東華三院旗下醫院及社區服務單位 的醫療服務。此等舉措彰顯本集團在社 會福利及社區福祉方面不遺餘力。

本集團踴躍支援向弱勢社群展現關懷及 減少社會不平等的活動。「東華三院賣旗 日2024」的目的是為社會福利和教育服 務籌募經費。於活動當日,本集團在香港 辦公室內擺放捐款箱,鼓勵僱員捐款及 參與賣旗。此外,本集團亦支持由公益金 舉辦的「聖誕寄語為公益2024/25」活動, 展現其在貢獻社會方面深耕細作。

PROMOTING CORPORATE SOCIAL RESPONSIBILITY (CONTINUED)

Giving Back to the Community (continued)

The Group is committed to promoting a healthy and eco-friendly lifestyle through various sponsorships and initiatives aiming at protecting the environment. Since 2011, the Group has been consistently participating in the "Dress Casual Day" organised by The Community Chest, with the 2024 theme being "Wear to Care", encouraging individuals to have fun and be positive while dressing casually for a worthy cause. This initiative aligns with the Group's values of enhancing social vitality, improving the quality of life, and promoting sustainable lifestyles.

Recognising the importance of physical activity in promoting overall well-being, the Group is committed to fostering a culture of health and fitness within the community. The Group fully sponsored and supported the Success EZ Rolling Team during the Reporting Year, which aims to encourage the general public to exercise regularly, maintain a healthy lifestyle, enhance social vitality and improve the quality of life. Furthermore, given the escalating concerns surrounding environmental issues such as climate change, the Group recognises cycling as a sustainable mode of transportation. By sponsoring and supporting the Success EZ Rolling Team, the Group aims to raise awareness regarding the benefits of cycling for personal health and carbon footprint reduction. Through the continuous engagement, the Group strives to amplify climate change awareness, foster social value and encourage collaborative efforts to build sustainable cities and communities. These endeavours showcase the Group's commitment to be a catalyst for making positive changes.

The Group maintains committed to expanding its community engagement, broadening its network and extending community investments to fulfil its corporate social responsibility as a corporate citizen.

提倡企業社會責任(續)

回饋社區(續)

本集團致力透過各種支持環保的贊助及 倡議,推廣健康及生態友善的生活方式。 本集團自二零一一年起一直參與「公益 金便服日」,二零二四年的便服日主題為 「Wear to Care」,藉穿着便服輕鬆分享 正能量,同時共襄善舉,與本集團提升社 會活力、改善生活質素、推廣可持續的生 活模式的價值觀不謀而合。

本集團肯定運動對促進身心健康的重要 性,銳意於社區中培養強身健體的文化。 於報告年度內,本集團全力贊助及支持 實德車隊(Success EZ Rolling Team),冀能 鼓勵大眾市民定期運動,維持健康生活 習慣,提升社會活力,改善生活質素。再 者,鑑於氣候變化等環境問題日益受到 閣注,本集團認為單車為一個可持續或 之本集團期望透過贊助及支持 實德車隊,提高大眾對於騎單車有益身 心兼可減少碳足印的認知。本集團藉着 不斷參與各種活動,大力提倡對氣候變 化的關注,孕育社會價值,並鼓勵為建設 可持續城市及社區共同努力。種種工作 均展現本集團對推動正面變革的熱忱。

本集團一直致力擴大其社區參與,拓展 其網絡,加大社區投資,履行作為企業公 民的企業社會責任。

SUPPORTING GREEN OPERATION

Enriching a Green Office Culture

By embedding sustainability into its business operations, the Group is energetically devoted to constructing a sustainable future and believes in enhancing sustainability performance through workplace behavioural changes. By consistently monitoring the latest developments in environmental protection standards, the Group develops and implements environmental policies to minimise its environmental footprint. To foster a green office culture, the Group incorporates ESG facts and suggestions for climate risks mitigation into its regular staff newsletters, engaging and communicating with its employees. The Group strives to deepen the green office culture and raise employees' awareness of climate-related issues.

The Group's environmental policy was developed following the relevant environmental laws and regulations, and all business operations are mandated to adhere to it. As part of this policy, the Green Office Guideline helps to embed the concepts of environmental protection and responsibility into daily operations, enhancing employees' environmental awareness and promote resource efficiency. Moreover, the Group's environmental performance is monitored and reviewed regularly to ensure all the regulatory requirements and industry standards are met.

With the growing global trend of shifting customer preference towards greener and low-carbon travel options, the Group plans to consider exploring and incorporating more low-carbon travel options where practicable. Additionally, the Group participated in the Earth Hour campaign organised by the World Wide Fund for Nature (WWF)-Hong Kong in 2024, demonstrating its support for building a sustainable environment and raising awareness of the climate crisis and protection of natural habitats and biodiversity.

支持環保理念

深化綠色辦公室文化

本集團將可持續發展融入其業務營運之 中,積極參與建設可持續未來,相信能夠 透過改變工作環境的習慣提升可持續發 展績效。本集團不斷留意環保標準的最 新發展,制定及實行環保政策以監控並 減少環境足印。為培養綠色辦公室文化, 本集團於定期員工通訊中收錄環境、社 會及管治小知識及有關降低氣候風險的 建議,與其僱員接觸及溝通。本集團致力 深化綠色辦公室文化,並提高僱員對氣 候相關議題的認識。

本集團的環境政策乃依循相關環境保護 法例及法規制定,所有業務營運均須遵 守該環境政策。本集團的綠色辦公室指 引作為該政策的一部份,有助將環境保 護及責任的概念融入日常營運中,提高 僱員的環保意識及促進資源效益。此外, 本集團亦定期監察及檢討環境績效,確 保符合所有監管規定及行業標準。

客戶日益重視環保並優先選購低碳旅遊 產品,成為全球大趨勢,本集團計劃考慮 在實際可行情況下探索並吸納更多低碳 旅遊產品。此外,本集團參與世界自然基 金會香港分會於二零二四年舉辦的「地 球一小時」活動,以示對創造可持續環 境、提高氣候危機及保護自然棲息地及 生物多樣性之意識的支持。

Enriching a Green Office Culture (continued)

During the Reporting Year, the Group was honoured with the "Governance Excellence Award" at the inaugural Greater Bay Area (GBA) Listed Companies ESG 100 Green Advancement Awards. This recognition underscores the Group's steadfast commitment to transparency, accountability, and adherence to the high standards of governance, aligning with its broader ESG objectives. It also serves as a testament to the Group's efforts in maintaining exceptional corporate practices while contributing to the sustainable development of the Greater Bay Area and beyond.

Monitoring Energy Use and Emissions

To contribute to combating climate change, the Group is devoted to tackling its greenhouse gas ("GHG") emissions by reducing the use of electricity and fuel in office operation and transportation. A forward plan has been established to achieve a 10% reduction in both energy intensity and GHG intensity by 2030, using 2024 as the baseline year. The Group continuously tracks and integrates energy and GHG data from its activities, ensuring effective implementation of reduction strategies to meet its sustainability targets.

Since 2016, the Group has been utilising LED lighting in its Hong Kong head office to maximise energy efficiency. The Group also actively promotes energy conservation among employees by encouraging them to switch off lights and air-conditioners after office hours.

支持環保理念(續)

深化綠色辦公室文化(續)

於報告年度內,本集團榮獲首屆大灣區 上市公司ESG 100綠色發展大獎的「年度 企業管治獎」。此獎項突顯本集團對透明 度、問責及遵守高管治標準的堅定承諾, 與本集團整體環境、社會及管治目標一 致。此獎項亦證明本集團在維持卓越企 業常規的同時,亦為大灣區及其他地區 的可持續發展作出貢獻。

監察能源使用及排放

為了抵抗氣候變化,本集團致力透過減 少辦公室運作及運輸的電力及燃料消 耗,以應對其溫室氣體(「溫室氣體」)排 放。本集團已制訂前瞻性規劃,以二零 二四年為基準,於二零三零年或之前將 能源密度及溫室氣體密度減少10%。本 集團持續監察並整合其活動的能源及溫 室氣體數據,確保有效落實減排措施,達 成其可持續發展目標。

本集團自二零一六年開始在香港總辦事 處使用LED照明,以最大程度地提高能源 效益。本集團亦積極鼓勵員工在辦公時 間結束後熄燈及關閉空調,推動僱員節 省能源。

Monitoring Energy Use and Emissions (continued)

As part of its sustainability initiative, the Group has implemented measures to streamline its printing infrastructure by phasing out the use of individual desktop printers and replacing them with energy-efficient centralised printers across its offices. This transition not only reduces energy consumption, but also minimises paper waste, toner cartridge usage, and supports the Group's recycling initiatives. By adopting centralised printers, the Group fosters a greener and more costefficient workplace while prioritising environmental sustainability. The Group actively promotes video conferencing to reduce the need for business travel, thereby lowering GHG emissions. The Group will continue to explore and implement measures to reduce its carbon footprint and contribute to a more sustainable future.

Managing Waste

Given the Group's office-based business model, paper is the primary source of waste generation. The Group adopts green purchasing practices for sustainable office supplies to reduce waste. Since 2013, the Group has been using refillable stationery products and Forest Stewardship Council (FSC) certified paper for printing the Company's annual and interim reports. Since 2017, the Group's head office has transitioned to lighter-weight paper as a more environmentally friendly alternative. Starting from 2021, the Group has further enhanced its environmental efforts by using plant-based soy ink for printing and gradually reduced the printing quantity of the corporate materials including annual report, interim report and circular. Jade Travel has also embraced e-marketing and communication practices to minimise paper consumption and transit towards eco-friendly and paperless operations.

支持環保理念(續)

監察能源使用及排放(續)

作為可持續發展行動的其中一環,本集 團已採取措施精簡打印設備,於各辦公 室中逐步以具能源效益的中央打印機取 代個人桌面打印機。此舉不但降低能耗, 亦同時減少廢紙、碳粉耗量,並有助本集 團實施回收。透過採用中央打印設備, 本集團令工作環境更環保及更具成本效 益,同時以環境可持續發展為先。此外, 本集團積極推廣視像會議,以減少差旅 需求,以助減少溫室氣體排放。本集團將 繼續探索及推行措施減少其碳足印,為 推動可持續發展的未來出一分力。

管理廢棄物

鑑於本集團的業務模式以辦公室為主, 紙張為廢棄物的主要來源。本集團對可 持續辦公用品實行綠色採購措施以減少 廢棄物。本集團自二零一三年起一直採 用可填充替換的文具,並於印製本公司 年報及中期報告時使用獲森林管理委員 會(FSC)認證的紙張。自二零一七年起,本 集團的總辦事處亦轉用較輕較環保的紙 張。二零二一年以來,本集團為進一步加 強其環境工作,使用植物性的大豆油墨 進行印刷,並逐步降低企業文件的印刷 數量,包括年報、中期報告及通函。Jade Travel亦採用電子營銷及通訊方法,致力 減少用紙,轉向環保及無紙化運作。

Managing Waste (continued)

The Group is targeting to achieve a recycling rate of 20% by 2030. To further enhance waste reduction and promote the circular economy, the Group adheres to the "4Rs of Environmental Protection" concept (i.e., Reduce, Reuse, Recycle and Replace). Jade Travel has established waste collection and recycling segregation facilities to support the circular economy principle and promote sustainable resource management within its operations.

As Jade Travel's offices are managed by the building management, information on general waste and intensity is unavailable. Due to the nature of its business, the Group does not produce hazardous waste during its operation. The Group will continue to monitor its waste management performance and explore opportunities to reduce waste generation and enhance recycling efforts.

Mitigating Climate Change Risks

The Group remains committed to minimising the impacts of climate change and complying with climate-related policies and regulations. Guided by the recommendations of the Task Force on Climate-Related Financial Disclosures ("TCFD"), the Group identified and assessed significant physical and transition risks during the Reporting Year. This process included implementing targeted mitigation measures and uncovering climate-related opportunities that align with the Group's strategic priorities.

支持環保理念(續)

管理廢棄物(續)

本集團現時以於二零三零年或之前實現 20%回收率為目標。為進一步減廢及推 廣循環經濟,本集團依循「環保四用」原則 (即減少使用、重複使用、循環再用及替 代使用)。Jade Travel亦已設立廢物收集 及回收分類設施,支持循環經濟原則,在 其業務中推廣可持續的資源管理。

由於Jade Travel辦事處由大廈管理處管 理,故未能提供有關一般廢棄物及密度 的資料。由於業務性質關係,本集團於營 運時並無產生任何有害廢棄物。本集團 將繼續監察其管理廢棄物的績效,並探 索減少產生廢棄物及加強回收工作的機 會。

應對氣候變化風險

本集團繼續致力減輕氣候變化造成的影響,並遵守氣候相關政策及法規。於報告 年度內,本集團已參照氣候相關財務披 露工作小組的建議,識別出及評估重大 實體及過渡風險。此流程包括實施符合 本集團策略優次的針對性緩和措施及揭 示氣候相關機遇。

Mitigating Climate Change Risks (continued) Physical Risks

Extreme weather events, such as typhoons and heatwaves, have been identified as the most prominent and material acute physical risks to the Group's business operations. To enhance resilience and mitigate these impacts, the Group has instituted comprehensive contingency plans tailored to such events. For example, specific procedures have been implemented to address emergencies during typhoons, ensuring the safety of customers and employees. Clear roles and responsibilities in customer service during emergencies ensure seamless communication and safe travel for customers, demonstrating the Group's commitment to service excellence under challenging conditions.

Long-term climate changes, including rising mean temperatures and shifts in precipitation patterns, constitute chronic physical risks for the Group. These gradual yet persistent changes could lead to operational challenges, such as increased cooling costs or flooding risks in certain locations. To address these chronic risks, the Group is exploring adaptive strategies, such as enhancing energy efficiency and improving company safety measures. By proactively managing chronic physical risks, the Group aims to ensure the resilience of its operations in a changing climate.

支持環保理念(續)

應對氣候變化風險(續) 實體風險

颱風及熱浪等極端天氣已被識別為本集 團業務營運的最主要及嚴重逼切的實體 風險。為提高韌性及減輕該等影響,本 集團已針對該等事件制訂全面的應變計 劃。例如,本集團已實施特定程序應對風 暴期間的緊急情況,確保客戶及僱員安 全。在緊急情況下,清晰的客戶服務角色 及職責可確保與客戶的通訊無誤及旅程 安全,體現本集團無懼挑戰,致力提供卓 越服務的承諾。

長期的氣候變化,包括平均氣溫上升及 降水模式的轉變,對本集團構成長期實 體風險。此等漸進但持續的變化可能對 營運構成挑戰,例如部分地區的冷卻成 本上漲或洪水風險上升。為應對此等長 期風險,本集團現正物色適應策略,例如 提高能源效益及加強公司安全措施。透 過主動管理長期實體風險,本集團旨在 確保其業務在氣候變化下具備良好的韌 性。

Mitigating Climate Change Risks (continued) Transition Risks

Policy and legal risks represent one of the material transition risks for the Group as it navigates evolving climate-related regulations. Stringent requirements, particularly those applicable to Hong Kong listed companies, are anticipated to increase operational costs. For instance, the updated mandates issued by the Stock Exchange introduce enhanced climate-related disclosures effective from 1 January 2025 for selected companies. Meeting these new reporting obligations will likely require additional investments in human capital and increased expenditure for training employees on updated disclosure requirements and independent assurance processes.

In addition to the policy and legal, technology, market and reputational risks could also potentially impact the Group's business operations. The rapid pace of technological innovation in the low-carbon economy possess risks. Failure to adopt emerging technologies, such as energy-efficient systems or renewable energy solutions, could result in higher operational costs and reduced competitiveness. To mitigate technology risk, the Group continuously evaluates and integrates advanced technologies that align with its sustainability objectives. Shifting market dynamics, or market risks, include changing customer preferences towards low-carbon options, which may impact the Group's competitiveness. To address market risks, the Group actively monitors market trends and aligns its business strategies with the demands of a low-carbon economy. Reputational risk arises as stakeholders increasingly prioritise corporate responsibility. Failure to meet sustainability expectations could harm the Group's reputation. Negative perceptions around insufficient climate actions or transparency could deter investors, customers and partners. By proactively addressing climate-related risks and disclosing progress transparently, the Group aims to maintain stakeholder trust and solidify its reputation in sustainability.

支持環保理念(續)

應對氣候變化風險(續) 過渡風險

政策及法律風險是本集團在面對不斷演 變的氣候相關法規時所面對的重大過渡 風險之一。嚴格的規定(尤其是適用於香 港上市公司的規定)預計將增加營運成 本。例如,聯交所發布的最新法規要求 特定公司引入經加強的氣候相關資訊披 露,自二零二五年一月一日起生效。符 合新報告要求將可能需要額外的人力資 本投資及增加支出,以為僱員提供關於 最新披露規定的培訓及進行獨立鑒證程 序。

除政策及法律風險外,技術、市場及聲譽 風險亦可能對本集團的業務營運構成潛 在影響。低碳經濟的技術創新快速發展 存在風險。未能採用新興技術(如能源效 益系統或可再生能源解決方案),可能導 致營運成本上升及競爭力下降。為減輕 技術風險,本集團持續評估及整合符合 可持續發展目標的先進技術。客戶轉投 低碳選擇等市場動態轉變或市場風險可 能會影響本集團的競爭力。為應對市場 風險,本集團積極留意市場趨勢,並根據 低碳經濟的需求調整其業務策略。聲譽 風險源於持份者日益重視企業責任。未 能達到可持續發展的期望可能會損害本 集團的聲譽。對於氣候行動或透明度不 足的負面印象,可能會使投資者、客戶及 合作夥伴卻步。透過主動應對氣候相關 風險及開誠布公的程序,本集團冀能維 持持份者的信心, 並鞏固其在可持續發 展方面的聲譽。

Mitigating Climate Change Risks (continued) Transition Risks (continued)

The Group is proactively preparing to address these challenges, recognising them as an integral step towards sustainable growth.

Opportunities

While the Group may face notable physical and transition risks on its journey toward carbon neutrality, this pathway may also offer significant opportunities for resource efficiency, technological innovation, and reputation enhancement in the markets in which it operates.

With digitalisation currently being one of the most significant megatrends in the global business environment, the digitalisation of Jade Travel's online booking service platform could present opportunities by increasing resource efficiency and leveraging innovative technology. By digitalising its operations, including Jade Travel's online booking platform, the Group can reduce its carbon footprint and streamline processes. The shift to digital technology not only minimises paper-based transactions but also optimises operational efficiency, reinforcing the Group's commitment to sustainability. Furthermore, the digital transformation of Jade Travel enables the Group to gain deeper insights into customer behaviours and preferences through data analytics. This positions the Group to develop innovative products and services tailored to the demands of a low-carbon economy. By staying ahead of emerging trends and adapting to evolving consumer expectations, the Group can simultaneously address climate-related risks and seize opportunities for sustainable growth by introducing new products such as eco-friendly travel options and new travel destinations in response to changing weather patterns. This forwardlooking approach underscores the Group's commitment to integrating environmental stewardship into its core business strategy.

支持環保理念(續)

應對氣候變化風險(續) 過渡風險(續)

本集團積極準備應對這些挑戰,並將其 視為邁向可持續增長不可或缺的一步。

機遇

儘管本集團在實現碳中和的過程中可能 面對重大實體風險和過渡風險,惟過程 亦可能為資源效率、技術創新以及提高 在業務所在市場的聲譽提供龐大機遇。

鑑於數碼化為現時全球營商環境中最重 要的大趨勢之一, Jade Travel網上預訂服 務平台數碼化可藉提高資源效率及創新 技術帶來機會。透過將業務數碼化(包括 Jade Travel網上預訂平台),本集團可減 少其碳足印及精簡流程。轉用數碼技術 不但可盡量減少紙張交易,更可優化營 運效率, 彰顯本集團對可持續發展的承 諾。此外, Jade Travel的數碼轉型使本集 團能透過數據分析深入了解客戶的行為 及喜好,讓本集團藉此開發針對低碳經 濟需求的創新產品及服務。透過洞察行 業新興趨勢,加上滿足消費者不斷演進 的期望,本集團可應對與氣候相關風險 之餘,同時因應轉變的天氣規律,推出新 產品 (例如環保旅遊選擇) 及新旅遊目的 地,把握可持續增長的機會。此前瞻性方 針突顯本集團致力將環境管理融入其核 心業務策略。

Mitigating Climate Change Risks (continued) Opportunities (continued)

The Group's proactive engagement in community and employee initiatives, along with the recognition of its ESG performance, presents opportunities to enhance its social responsibility and reinforce its corporate identity. For instance, its involvement in events such as the "HKFHY's Cookies•Gift for Love" charity sale, the "TWGHs Flag Day 2024", the "Dress Casual Day" organised by the Community Chest, and the Medical Equipment Donation Scheme, demonstrates its dedication to societal wellbeing and community support. These efforts not only foster goodwill but also enhance the Group's reputation as a responsible corporate citizen. Transitioning to a lowcarbon economy enables the Group to effectively align with government roadmaps, particularly the ambitious decarbonisation targets established for 2050. By taking proactive measures, the Group exemplifies its commitment to corporate responsibility, paving the way for sustainable growth and new business opportunities.

LOOKING FORWARD

Throughout the Reporting Year, the Group has actively prioritised employee well-being, health, and safety while delivering exceptional services and creating meaningful social value for the community. It has taken steps to enhance sustainability performance and collaborated with stakeholders to drive progress in reducing carbon emissions.

Looking forward, the Group remains committed to embedding sustainability into its business operations and supply chain. This includes meeting compliance requirements, addressing climate-related challenges, and fostering innovation to achieve its environmental goals. By engaging stakeholders and focusing on community welfare, the Group aims to solidify its role as a responsible participant in promoting sustainable development.

支持環保理念(續)

應對氣候變化風險(續) 機遇(續)

本集團積極參與社區及僱員活動,加上 其環境、社會及管治表現備受認同,為本 集團帶來提升社會責任及鞏固企業形象 的機會。例如,本集團參與「傷青曲奇• Gift for Love」慈善義賣、「東華三院賣旗 日2024」、「公益金便服日」及醫療儀器 捐助計劃等活動,顯示本集團對社會福 祉及社區支援的承擔。此等工作不單建 立良好商譽,更提升本集團作為負責任 企業公民的聲譽。向低碳經濟轉型使本 集團能夠有效地配合政府的發展藍圖, 特別是為二零五零年制訂的宏大脫碳目 標。透過採取積極的措施,本集團實踐其 企業責任承諾,為可持續增長和新商機 做好準備。

展望

於報告年度內,本集團一直優先考慮僱 員福祉、健康及安全,同時提供卓越服務 及為社區創造有意義的社會價值。本集 團已採取行動提升可持續發展表現,並 與持份者合作推進減少碳排放。

展望未來,本集團將繼續致力於將可持 續發展融入其業務營運及供應鏈,這包 括滿足合規要求、應對氣候相關挑戰,以 及促進創新以實現環境目標。透過與持 份者深度協作及聚焦提升社區福利,本 集團作為負責任參與者,冀能強化履行 其於推動可持續發展的貢獻。

PERFORMANCE TABLE		效表		
Environmental Performance	環	境表現		
Indicator 指標	Unit 單位	2024 二零二四年	2023 二零二三年	2022 二零二二年
Greenhouse Gas ("GHG") Emission	s 溫室氣體排放			
Scope 1: Direct Emission 範圍1:直接排放	Tonnes of CO2 equivalent (tCO2-e) 公噸(二氧化碳當量)	41.38	44.63	37.94
Scope 2: Indirect Emission 範圍2:間接排放	tCO₂-e 公噸(二氧化碳當量)	33.09	37.84	41.07
Total 總計	tCO₂-e 公噸 (二氧化碳當量)	74.47	82.47	79.01
GHG Intensity 溫室氣體密度	tCO2-e/millions of revenues (HK\$) 公噸 (二氧化碳當量) / 每百萬元 (港幣) 收益	1.5	0.8	0.7

Remarks

備註

Certain number of offices in Canada were excluded in Scope 2: Indirect Emission whose electricity charges had already been included in rent.

Comparing the year-on-year emission for 2024 and 2023, there is a slight decrease of emission in 2024. However, the increase of GHG intensity is primarily due to lower revenue achieved in 2024.

The amount of Scope 3: Other Indirect GHG Emission and air emission (particulate matter, sulphur dioxide, and nitrogen oxides) were insignificant to the Group's operation, therefore the relevant data was not disclosed.

加拿大的部份辦事處租金已包括電費,故並無計入 範圍2:間接排放數據。

對比二零二四年與二零二三年的同比排放,二零 二四年的排放輕微減少。然而,溫室氣體密度上 升,主要原因為二零二四年錄得的收益減少。

範圍3:其他間接溫室氣體排放及廢氣排放(顆粒物、二氧化硫及氮氧化物)對本集團的營運而言並 不重要,因此並無披露有關數據。

PERFORMANCE TABLE (CONTINUED)		績效表	長 (續)		
Environmental Performance (co	ntinued)	環境表	現 (續)		
Indicator 指標	Unit 單位	二零	2024 二四年	2023 二零二三年	2022 二零二二年
Electricity Consumption 耗電量					
Head Office in Hong Kong 香港總辦事處	kWh 千瓦時		39,690	42,267	48,113
Travel-related Business in Canada & the PRC 加拿大及中國旅遊相關業務	kWh 千瓦時	1	00,578	97,429	82,970
Total Consumption 總耗電量	kWh 千瓦時	1	40,268	139,696	131,083
Total Intensity 總密度	000' kWh/millions of revenues (HK\$) 兆瓦時/每百萬元 (港幣) 收益		2.73	1.37	1.14
Remarks		備註			
Certain number of offices in Canada were e charges had already been included in rent.	excluded whose electricity	加拿大的 耗電量數		處租金已包括電	費,故並無計入

The electricity consumption of travel-related business in Canada & the PRC increases in the Reporting Year compared with 2022 due to colder winter in Canada, which required more electricity for heating. Additionally, the increase of total intensity is primarily due to lower

加拿大及中國旅遊相關業務於報告年度內的耗電 量較二零二二年增加,原因為加拿大度過寒冬,需 要更多電力取暖。此外,總密度上升,主要原因為 二零二四年錄得的收益減少。

revenue achieved in 2024.

PERFORMANCE TABLE (CONTINUED) 編		績效表(續)		
Environmental Performance (co	ontinued)	環境表現 (續)		
Indicator 指標	Unit 單位	2024 二零二四年	2023 二零二三年	2022 二零二二年
Vehicle Fuel Consumption 汽車燃	料耗用量			
Head Office in Hong Kong 香港總辦事處	L 升	9,504	10,778	8,264
Travel-related Business in Canada & PRC 加拿大及中國旅遊相關業務	L 升	6,000	6,000	6,000
Total Consumption 總耗用量	L 升	15,504	16,778	14,264
Total Intensity 總密度	L/millions of revenues (HK\$) 升/每百萬元 (港幣) 收益	301.81	164.65	124.25
Remarks		備註		

Shuttle bus service was provided by supplier for the travel business in Canada, and the respective fuel consumption was not available; no fuel consumption in the office in the PRC.

Comparing the year-on-year consumption for 2024 and 2023, there is a slight decrease of consumption in 2024. However, the increase of total intensity is primarily due to lower revenue achieved in 2024.

備註

加拿大旅遊業務的穿梭巴士服務由供應商提供,並 無提供有關燃料耗用量;而中國的辦事處並無耗用 燃料。

對比二零二四年與二零二三年的同比耗用量,二零 二四年的耗用量輕微減少。然而,總密度上升,主 要原因為二零二四年錄得的收益減少。

PERFORMANCE TABLE (CONTINUED)		績	 效表 (續)		
Environmental Performance (continued)		環	境表現 (續)		
Indicator 指標	Unit 單位		2024 二零二四年	2023 二零二三年	2022 二零二二年
Hazardous Waste 有害廢棄物					
Total 總計	Tonnes 公噸		N/A 不適用	N/A 不適用	N/A 不適用
Remark		備書	注		
The Group did not produce hazardous waste	in operation.	本集	集團於營運中並 第	無產生有害廢棄	物。
Indicator 指標	Unit 單位		2024 二零二四年	2023 二零二三年	2022 二零二二年
Non-Hazardous Waste 無害廢棄物	勿				
General waste 一般廢棄物	Tonnes 公噸		1.85	1.98	2.0
Paper waste 廢紙	Tonnes 公噸		0.16	0.16	0.1
Total 總計	Tonnes 公噸		2.01	2.14	2.1
Recycling rate 回收率	%		8.0	_	_
Remarks		備調	注		

The Group continues to consider improving the data collection system to collect other non-hazardous waste in the future. Starting from 2024, the recycling rate will be monitored to support the achievement of the Group's recycling target.

Starting from 2023, non-hazardous waste data are presented in two digits.

本集團持續考慮改善數據收集系統,以收集日後其 他無害廢棄物的數據。由二零二四年起,回收率將 受到監察,協助達成本集團的回收目標。

由二零二三年起,無害廢棄物的數據以小數點後兩 位數呈列。

PERFORMANCE TABLE (CO	NTINUED)	績效表 (續)		
Environmental Performance (co	ontinued)	環境表現(續)		
Indicator 指標	Unit 單位	2024 二零二四年	2023 二零二三年	2022 二零二二年
Water Consumption 耗水量				
Total 總計	m³ 立方米	N/A 不適用	N/A 不適用	N/A 不適用
Remark		備註		

Since water was provided by municipal suppliers, the Group did not have any significant issues in sourcing water. The relevant data was not available as the respective building management offices managed all water utilities of the head office in Hong Kong and the offices relating to the travel-related business in Canada and the PRC. 供水由市政供應商提供,本集團在求取水源上不存 在任何重大問題。香港總辦事處及有關加拿大及中 國旅遊相關業務的辦事處的所有供水由相關大廈 管理處管理,故並無提供有關數據。

Indicator 指標	Unit 單位	2024 二零二四年 二	2023 _零二三年 _	2022 二零二二年
Packaging Material 包裝物料				
Total 總計	Tonnes 公噸	N/A 不適用	N/A 不適用	N/A 不適用
Remark		備註		
The Group did not utilise packaging material in	operation.	本集團於營運中並無	使用包裝物料。	

PERFORMANCE TABLE (CONTINUED)	績效表(續)

Social Performance

社會表現

		Busines 業務	
Employment (number of people)		Head Office in Hong Kong	Business in Canada & the PRC 加拿大及
僱員(人數)		香港 總辦事處	中國的旅遊 相關業務
Total Number of Employees 僱員總數		48	32
By Gender 性別	Male 男性	17	13
	Female 女性	31	19
By Employee Category 僱員類別	Top Management 高級管理人員	4	1
	Management 管理人員 Conoral Staff	8 36	8
	General Staff 一般職員	30	23
By Age Group 年齡組別	<30 30-39	1 12	1 10
	40-49	6	5
	50-59 ≥60	20 9	9 7
By Employment Type 僱傭類型	Full-Time 全職	48	32
	Part-Time 兼職	0	0
By Geographical Region 地區	Hong Kong 香港	48	0
	Canada 加拿大	0	23
	The PRC 中國	0	9

PERFORMANCE TABLE (CONTINUED)	績效表(續)
Social Performance (continued)	社會表現 (續)

		Busines 業務 ·	
Employee Turnover Rates (%)		Head Office in Hong Kong	Canada & the PRC 加拿大及
僱員流失比率(%)		香港 總辦事處	中國的旅遊 相關業務
Total 總計		26	23
By Gender 性別	Male 男性	17	25
	Female 女性	32	22
By Age Group	<30	0	50
年齡組別	30-39	55	33
	40-49	62	18
	50-59	10	13
	≥60	0	15
By Geographical Region 地區	Hong Kong 香港	26	0
	Canada 加拿大	0	28
	The PRC 中國	0	11
Remark	備言	È	

The percentage is round to the nearest integer.

百分比四捨五入至最接近的整數。

PERFORMANCE TABLE (CONTINUED) 績效表 (續)					
Social Performance (continued)		社	會表現 (續)		
Indicator 指標	Unit 單位		2024 二零二四年	2023 二零二三年	2022 二零二二年_
Health and Safety 健康與安全	<u>}</u>				
Total number of work-related fa 因工亡故的總人數	talities No. of people 人數		0	0	0
Lost days due to work injury 因工傷損失工作日數	Days 日數		0	0	0
Training 培訓		employees	rcentage of trained (%) 員百分比(%)	Average tra 平	ining hours 均受訓時數
Overall 總百分比			100.00		5.11
By Gender 性別	Male 男性		37.50		5.88
	Female 女性		62.50		4.66
僱員類別 高級管 Mana 管理/ Gener	Top Management 高級管理人員	-			12.45
	Management 管理人員		20.00		3.81
	General Staff 一般職員		73.75		4.84
Remark		備書	È		
Only current employees' data are included in the training ta (percentage of employees trained and average training hours).			ole 培訓表內僅包括現時僱員數據(受訓僱員百分比及 平均培訓時數)。		

PERFORMANCE TABLE (CONTINUED)			績效表 (續)		
Social Performance (continued)			社會表現 (續)		
Indicator 指標				2024 二零二四年	2023 二零二三年
Suppliers (number of suppliers)	供應商 (供應商	数目)			
Total 總計				571	571
By Geographical Region 地區	Hong Kong 香港			21	21
	Canada 加拿大			500	500
	The PRC 中國			50	50
Indicator 指標		Unit 單位		2024 二零二四年	2023 二零二三年
Product Responsibility 產品責任					
Percentage of total products sold or shipped subject to recall for safety and health reasons by sales values 已售或已運送產品總數中因安全與健康理由而須 回收的百分比(按銷售價值計算)		%		N/A 不適用	N/A 不適用
Number of products and service-related complaints 關於產品及服務的投訴數目		No. of co 投訴數目		0	0
Remark			備註		
Since the Group's business is not related to product selling, no relevant information related to quality assurance process and recall procedures are available.					
Indicator 指標	Unit 單位		2024 二零二四年	2023 二零二三年	2022 二零二二年
Anti-corruption 反貪污					
Number of concluded legal cases regarding corrupt practices 已審結的貪污訴訟案件數目	No. of cases 案件數目		0	0	0

COMPLIANCE TABLE

合規表

The Group strictly complied with the laws and regulations in different aspects listed as follows:

本集團嚴格遵守下列各層面的法例和法 規:

Aspect 範疇	Laws and Regulation 法例和法規			
A1: Emissions 排放物	Waste Disposal Ordinance of Hong Kong 香港《廢物處置條例》 Environmental Protection Law of the People's Republic of China 《中華人民共和國環境保護法》 The Canadian Environmental Protection Act			
B1: Employment 僱傭 B4: Labour Standards 勞工準則	Employees' Compensation Ordinance of Hong Kong 香港《僱員補償條例》 Employment Ordinance of Hong Kong 香港《僱傭條例》 Minimum Wage Ordinance of Hong Kong 香港《最低工資條例》 Race Discrimination Ordinance of Hong Kong 香港《種族歧視條例》 Sex Discrimination Ordinance of Hong Kong 香港《性別歧視條例》 Labour Contract Law of the People's Republic of China 《中華人民共和國勞動合同法》 Canada Labour Code Canada Labour Standards Regulations Employment Equity Act of Canada The Canadian Human Rights Act			
B2: Health and Safety 健康及安全	Occupational Safety and Health Ordinance of Hong Kong 香港《職業安全及健康條例》 Measures for the Supervision and Administration of Employers' Occupational Health Surveillance 《用人單位職業健康監護監督管理辦法》 Occupational Health and Safety Act of Canada			
B6: Product Responsibility 產品責任	Personal Data (Privacy) Ordinance of Hong Kong 香港《個人資料 (私隱) 條例》 Copyright Ordinance of Hong Kong 香港《版權條例》 The Canadian Code of Advertising Standards Travel Industry Act of Canada			
B7: Anti-corruption 反貪污	Prevention of Bribery Ordinance of Hong Kong 香港《防止賄賂條例》 Criminal Law of the People's Republic of China 《中華人民共和國刑法》 The Corruption of Foreign Public Officials Act of Canada			

Report of Directors 董事會報告

The directors ("Director(s)") of Success Universe Group Limited (the "Company") present their annual report together with the audited consolidated financial statements of the Company and its subsidiaries (collectively the "Group") for the year ended 31 December 2024.

PRINCIPAL ACTIVITIES

The Company is an investment holding company. Its subsidiaries were principally engaged in the travel-related and property investment businesses during the year.

Particulars of the Company's principal subsidiaries as at 31 December 2024 are set out in note 41 to the consolidated financial statements.

BUSINESS REVIEW

The business review of the Group for the year ended 31 December 2024 is set out in the sections headed "Chairman's Statement" and "Management Discussion and Analysis" on pages 8 to 13 and pages 14 to 41 respectively of this annual report as well as the following sub-paragraphs headed "Environmental Policies and Performance", "Compliance with Laws and Regulations" and "Relationships with Key Stakeholders".

Environmental Policies and Performance

The Group endeavors to attain long-term sustainable development, and proactively determines ways to address environmental, social and governance issues effectively in the corporate decisions.

The Group upholds its principles of environmental friendly practices by implementation of reducing, reusing, recycling and replacing in its daily operations, and develops initiatives to improve employee welfare and staff development for betterment of working environment and efficiency. The Group also believes in good corporate citizenship and contributes to society by supporting various charitable programmes.

For details, please refer to the section headed "Environmental, Social and Governance Report" on pages 74 to 104 of this annual report.

實德環球有限公司(「本公司」)董事(「董 事」)提呈本公司及其附屬公司(統稱「本 集團」)截至二零二四年十二月三十一 日止年度之年報連同經審核綜合財務報 表。

主要業務

本公司為一間投資控股公司,於本年度 內其附屬公司經營之主要業務為旅遊相 關業務及物業投資業務。

本公司之主要附屬公司於二零二四年 十二月三十一日之資料載於綜合財務報 表附註41。

業務審視

本集團截至二零二四年十二月三十一日 止年度之業務審視分別載於本年報第8 至第13頁之「主席報告」一節以及第14至 第41頁之「管理層討論及分析」一節,以 及下文「環境政策及表現」、「遵守法例及 規例」及「與主要持份者之關係」各分段。

環境政策及表現

本集團致力於維持長遠可持續發展,積 極於企業決策中釐定應對環境、社會及 管治議題之有效方法。

本集團於日常營運中堅守實行減少使 用、物盡其用、循環再用及替代使用之環 保原則,並制定改善僱員福利及員工發 展之計劃,以優化工作環境及提升效率。 本集團亦秉持良好企業公民之信念,透 過支持各類慈善項目貢獻社會。

詳情請參閱本年報第74至第104頁「環 境、社會及管治報告」一節。

BUSINESS REVIEW (CONTINUED)

Compliance with Laws and Regulations

The Group is committed to maintain a high level of corporate compliance with the legal and regulatory requirements in respect of business and operations. During the year, the Group's operations were mainly carried out by the Company's subsidiaries in Canada, the People's Republic of China (the "PRC") and Hong Kong while the Company itself was incorporated in Bermuda and the shares of which are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The Group accordingly should comply with relevant laws and regulations in, inter alia, Canada, the PRC, Hong Kong and Bermuda during the year.

As far as the board of Directors (the "Board") is aware, during the year and up to the date of this report, the Group has complied with the relevant laws and regulations that have significant impact on its business and operations.

Relationships with Key Stakeholders

The Group's success also depends on the support from its key stakeholders which comprise, inter alia, employees, business partners, suppliers and customers.

Employees are regarded as important and valuable assets of the Group. Therefore, the Group provides competitive remuneration packages to attract, motivate and retain employees for their continued contribution to the Group and also encourages them by way of sponsorship to attend training courses which help employees' career development.

Besides, the Group has developed and maintained solid and steady relationships with its business partners and suppliers, and provides high quality services to its customers so as to enhance its competitiveness, sustainability and future development.

業務審視(續)

遵守法例及規例

本集團致力保持高水平之企業合規,恪 守有關業務及營運之法律及監管規定。 於本年度內,本集團主要透過本公司 之附屬公司於加拿大、中華人民共和國 (「中國」)及香港經營業務,而本公司本 身則於百慕達註冊成立,其股份於香港 聯合交易所有限公司(「聯交所」)上市。 因此,於本年度內,本集團應遵守(其中 包括)加拿大、中國、香港及百慕達之相 關法例及規例。

就董事會(「董事會」)所知,於本年度內 及截至本報告日期止,本集團已遵守對 其業務及營運構成重大影響之相關法例 及規例。

與主要持份者之關係

本集團之成功亦有賴各主要持份者(其 中包括僱員、業務夥伴、供應商及客戶) 之支持。

僱員乃本集團重要寶貴資產。因此,本集 團提供具競爭力之薪酬待遇,以吸引、激 勵及挽留僱員繼續為本集團效力,同時 透過資助鼓勵僱員修讀培訓課程,協助 彼等發展事業。

此外,本集團一直與其業務夥伴及供應 商建立並維持穩固關係,並向其客戶提 供優質服務,從而提升本集團之競爭力、 可持續性及未來發展。

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31 December 2024 are set out in the consolidated statement of profit or loss on page 145 of this annual report.

No interim dividend was paid during the year (2023: nil). The Directors do not recommend any payment of a final dividend for the year ended 31 December 2024 (2023: nil).

CLOSURE OF REGISTER OF MEMBERS

The annual general meeting of the Company will be held on Thursday, 12 June 2025 (the "2025 AGM"). For the purpose of determining the shareholders who are entitled to attend and vote at the 2025 AGM, the register of members of the Company will be closed from Monday, 9 June 2025 to Thursday, 12 June 2025, both days inclusive, during such period no transfer of shares of the Company will be effected. In order to be eligible to attend and vote at the 2025 AGM, all share transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at 17/F., Far East Finance Centre, 16 Harcourt Road, Hong Kong, not later than 4:30 p.m. on Friday, 6 June 2025 for registration.

SEGMENT INFORMATION

An analysis of the Group's performance for the year ended 31 December 2024 by business and geographical segments is set out in note 6 to the consolidated financial statements.

FIVE-YEAR FINANCIAL SUMMARY

A financial summary of the Group for the past five financial years is set out on page 334 of this annual report.

業績及分派

本集團截至二零二四年十二月三十一日 止年度之業績載於本年報第145頁之綜 合損益表。

於本年度內並無派付中期股息(二零 二三年:無)。董事不建議就截至二零 二四年十二月三十一日止年度派付任何 末期股息(二零二三年:無)。

暫停辦理股份過戶登記手續

本公司將於二零二五年六月十二日(星 期四)舉行股東週年大會(「二零二五年 股東週年大會」)。為確定股東符合資格 出席並於二零二五年股東週年大會上投 票,本公司將於二零二五年六月九日(星 期一)至二零二五年六月十二日(星期四) (包括首尾兩天)期間暫停辦理股份過 戶登記手續,於此期間內本公司任何股 份過戶將不予登記。為確保符合資格出 席二零二五年股東週年大會並於會上投 票,所有股份過戶文件連同有關股票必 須不遲於二零二五年六月六日(星期五) 下午四時三十分送抵本公司之香港股份 過戶登記分處卓佳證券登記有限公司, 地址為香港夏慤道16號遠東金融中心17 樓,以辦理登記手續。

分部資料

本集團截至二零二四年十二月三十一日 止年度按業務及地區分部劃分之表現分 析載於綜合財務報表附註6。

五年財務概要

本集團過去五個財政年度之財務概要載 於本年報第334頁。
Report of Directors (Continued) 董事會報告(續)

RESERVES

Details of the movements in the reserves of the Group and the Company during the year are set out in the consolidated statement of changes in equity on pages 149 and 150 of this annual report and note 40(b) to the consolidated financial statements respectively.

CHARITABLE CONTRIBUTIONS

During the year, the Group made charitable and other donations totalling HK\$78,000 (2023: HK\$59,000).

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in the property, plant and equipment of the Group during the year are set out in note 15 to the consolidated financial statements.

PROPERTIES HELD FOR INVESTMENT OR SALE

Details of the properties held by the Group for investment or sale as at 31 December 2024 are set out in notes 17 and 20 to the consolidated financial statements and in the section headed "Particulars of Properties" on pages 335 and 336 of this annual report.

SHARE CAPITAL

There was no movement in the share capital of the Company during the year. Details of the share capital of the Company are set out in note 32 to the consolidated financial statements.

LOANS AND BORROWINGS

Details of the loans and borrowings of the Group as at 31 December 2024 are set out in notes 26 to 28 to the consolidated financial statements.

儲備

本集團及本公司於本年度內之儲備變動 之詳情分別載於本年報第149及第150頁 之綜合權益變動表及綜合財務報表附註 40(b)。

慈善捐款

於本年度內,本集團作出慈善及其他捐 款合共港幣78,000元(二零二三年:港幣 59,000元)。

物業、廠房及設備

本集團於本年度內之物業、廠房及設備 變動之詳情載於綜合財務報表附註15。

持作投資或出售物業

本集團於二零二四年十二月三十一日之 持作投資或出售物業之詳情載於綜合財 務報表附註17及20以及載於本年報第 335及第336頁之「物業詳情」一節。

股本

本公司之股本於本年度內並無變動。本 公司股本之詳情載於綜合財務報表附註 32。

貸款及借貸

本集團於二零二四年十二月三十一日之 貸款及借貸之詳情載於綜合財務報表附 註26至28。

DIRECTORS

The Directors who held office during the year and up to the date of this report are:

Executive Directors:

Mr. Yeung Hoi Sing, Sonny *(Chairman)* Mr. Ma Ho Man, Hoffman *(Deputy Chairman)*

Non-executive Director ("NED"):

Mr. Choi Kin Pui, Russelle

Independent Non-executive Directors ("INED(s)"):

Ms. Yeung Mo Sheung, Ann Mr. Chin Wing Lok, Ambrose Ms. Hon Hong Lun, Jackie *(appointed with effect from 1 April 2024)* Mr. Chong Ming Yu *(resigned with effect from 1 April 2024)*

Biographical information of the existing Directors is set out under the paragraphs headed "Directors" in the section headed "Biographical Details of Directors and Senior Management" on pages 130 to 134 of this annual report.

The nomination committee of the Board has assessed the independence of all of the existing INEDs, namely Ms. Yeung Mo Sheung, Ann ("Ms. Ann Yeung"), Mr. Chin Wing Lok, Ambrose and Ms. Hon Hong Lun, Jackie, and all of the said INEDs were considered to be independent.

In accordance with bye-law 87 of the bye-laws of the Company (the "Bye-laws"), Mr. Ma Ho Man, Hoffman ("Mr. Ma") and Ms. Ann Yeung shall retire by rotation and, being eligible, will offer themselves for re-election at the 2025 AGM.

董事

於本年度內及截至本報告日期止在任之 董事為:

執行董事: 楊海成先生*(主席)* 馬浩文先生*(副主席)*

非執行董事(「非執行董事」): 蔡健培先生

獨立非執行董事(「獨立非執行董事」): 楊慕嫦女士 錢永樂先生 韓劻燐女士 *(由二零二四年四月一日起獲委任)* 莊名裕先生 *(由二零二四年四月一日起辭任)*

現任董事之履歷資料載於本年報第130 至第134頁之「董事及高級管理人員簡介」 一節中之「董事」各段。

董事會轄下之提名委員會已評估全體現 任獨立非執行董事楊慕嫦女士(「楊女 士」)、錢永樂先生及韓劻燐女士之獨立 性,認為上述所有獨立非執行董事均屬 獨立人士。

根據本公司之公司細則(「公司細則」)第 87條,馬浩文先生(「馬先生」)及楊女士 將於二零二五年股東週年大會上輪值告 退,且彼等符合資格並願意膺選連任。

CHANGES OF DIRECTORS' INFORMATION

There was no change in the information of the existing Directors required to be disclosed pursuant to Rule 13.51B(1) of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") subsequent to the date of the Interim Report 2024 of the Company and up to the date of this report.

DIRECTORS' SERVICE CONTRACTS

None of the Directors proposed for re-election at the 2025 AGM has a service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

DIRECTORS' EMOLUMENTS

Details of the emoluments of the Directors on a named basis are set out in note 11 to the consolidated financial statements. There has been no arrangement under which a Director or a director of the subsidiaries of the Company has waived or agreed to waive any emoluments.

PERMITTED INDEMNITY PROVISIONS

Pursuant to the Bye-laws, the Directors shall be indemnified out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which they may incur or sustain in or about the execution of the duties in their respective offices or otherwise in relation thereto, provided that this indemnity shall not extend to any matter in respect of any fraud or dishonesty which may attach to any Directors.

During the year and up to the date of this report, the Company has in force indemnity provisions as permitted under the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) for the benefit of the Directors/former Director and directors/former directors of the subsidiaries of the Company.

董事資料之變更

自本公司二零二四年中期報告日期之後 至本報告日期期間,概無任何根據香港 聯合交易所有限公司證券上市規則(「上 市規則」)第13.51B(1)條規定須予披露之 現任董事資料變更。

董事之服務合約

擬於二零二五年股東週年大會重選之董 事概無與本公司訂立不可由本公司於一 年內終止而毋須支付任何賠償(法定賠 償除外)之服務合約。

董事酬金

列出每名董事姓名之董事酬金詳情載於 綜合財務報表附註11。董事或本公司附 屬公司之董事概無作出豁免或同意豁免 任何酬金之安排。

獲准許的彌償條文

根據公司細則,董事可從本公司之資產 及溢利中獲得彌償保證,就各自之職務 履行其職責或在其他方面與此有關之情 況所招致或蒙受之所有訴訟、費用、收 費、損失、損害及開支獲得彌償,惟此彌 償保證不延伸至任何與董事之欺詐或不 誠實有關之事宜。

於本年度內及截至本報告日期止,本公 司按公司條例(香港法例第622章)的允 許,備有以董事/前董事及本公司附屬 公司董事/前董事為受益人的彌償條 文。

CONNECTED TRANSACTIONS/ CONTINUING CONNECTED TRANSACTIONS/DIRECTORS' AND CONTROLLING SHAREHOLDERS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

(1) On 1 December 2008, the Company as borrower and Mr. Yeung Hoi Sing, Sonny ("Mr. Yeung"), being the Chairman of the Board and an executive Director as well as a controlling shareholder of the Company, as lender entered into a letter of agreement regarding an unsecured term loan facility of up to HK\$200 million (the "Loan Facility"). The rate of interest on the entire principal amount drawn and outstanding under the Loan Facility was the prime rate guoted for Hong Kong dollars loans by The Hongkong and Shanghai Banking Corporation Limited. On 14 April 2009, the Company and Mr. Yeung entered into a supplemental letter of agreement to increase the principal amount of the Loan Facility up to HK\$290 million (the "Revised Loan Facility") and to confirm that Mr. Yeung undertook not to demand early repayment of the loan and all other sums owing to him under the Revised Loan Facility before 30 June 2010. The final repayment date of the Revised Loan Facility (the "Final Repayment Date") was extended to (i) 30 June 2011 by a supplemental letter of agreement dated 25 June 2009; and (ii) 30 October 2012 by another supplemental letter of agreement dated 23 June 2010.

關連交易/持續關連交易/ 董事及控股股東於交易、安排 或重要合約中之重大權益

(1) 於二零零八年十二月一日,本公司 (作為借方)與董事會主席、執行 董事兼本公司控股股東楊海成先生 (「楊先生」)(作為貸方)就一項金 額最高達港幣200,000,000元之無 抵押有期貸款融資(「貸款融資」) 訂立一份協議函件。貸款融資之已 提取及未償還本金全額之利率為 香港上海滙豐銀行有限公司所報 之港元貸款最優惠利率。於二零零 九年四月十四日,本公司與楊先生 訂立一份補充協議函件,以增加 貸款融資之本金金額至最高達港 幣290,000,000元(「經修訂貸款融 資」),並確認楊先生承諾不會在二 零一零年六月三十日前要求本公司 提前償還經修訂貸款融資之貸款及 所有結欠楊先生之其他款項。經修 訂貸款融資之最後還款日期(「最 後還款日期」)已(i)透過日期為二零 零九年六月二十五日之補充協議函 件延遲至二零一一年六月三十日; 及(ii)透過日期為二零一零年六月 二十三日之另一份補充協議函件延 遲至二零一二年十月三十日。

Report of Directors (Continued) 董事會報告(續)

CONNECTED TRANSACTIONS/ CONTINUING CONNECTED TRANSACTIONS/DIRECTORS' AND CONTROLLING SHAREHOLDERS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE (CONTINUED)

(1) (continued)

On 15 March 2012, Mr. Yeung entered into a supplemental letter of agreement with the Company to further extend the Final Repayment Date to 31 October 2013 and to confirm that any amount repaid under the Revised Loan Facility should be available to further advances within the availability period of the Revised Loan Facility.

The Final Repayment Date was subsequently extended by various supplemental letters of agreement to 31 October 2026.

The transaction mentioned in this sub-paragraph (1) constitutes a connected transaction for the Company under Chapter 14A of the Listing Rules, which is fully exempt from shareholders' approval and all disclosure requirements under Chapter 14A of the Listing Rules as the said borrowing from Mr. Yeung is on normal commercial terms or better and it is not secured by any assets of the Group.

關連交易/持續關連交易/ 董事及控股股東於交易、安排 或重要合約中之重大權益(續)

(1) (續)

於二零一二年三月十五日,楊先生 與本公司訂立一份補充協議函件, 將最後還款日期進一步延遲至二零 一三年十月三十一日,並確認經修 訂貸款融資項下任何已償還金額應 可於經修訂貸款融資可用期內進一 步墊付。

最後還款日期其後經多份補充協議 函件延遲至二零二六年十月三十一 日。

本分段(1)所述之交易根據上市規 則第14A章構成本公司一項關連交 易,惟該交易根據上市規則第14A 章獲全面豁免遵守股東批准及所有 披露之規定。此乃由於來自楊先生 之上述借貸乃按一般商務條款或更 佳條款進行,而其並無由本集團任 何資產作出抵押。

CONNECTED TRANSACTIONS/ CONTINUING CONNECTED TRANSACTIONS/DIRECTORS' AND CONTROLLING SHAREHOLDERS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE (CONTINUED)

(2) (A) On 27 April 2023, Perfect Top Property Investment Limited ("Perfect Top", an indirect wholly-owned subsidiary of the Company) as landlord entered into a tenancy agreement with Success Capital Management Services Limited ("SCMSL", a company indirect wholly and beneficially owned by Mr. Yeung, and in which Mr. Ma, the Deputy Chairman of the Board and an executive Director, is a director) as tenant in respect of the renewal of the leasing of the premises situated at Flat D on the 19th Floor (now known as Office 1906) of Eastern Commercial Centre, 395–399 Hennessy Road, Hong Kong ("Office 1906 of ECC") for a term of one year commencing from 1 May 2023 to 30 April 2024 (both days inclusive) at a monthly rental of HK\$24,900, exclusive of government rates, management fees and all other outgoings ("Office 1906 Tenancy Agreement"). The tenancy for Office 1906 of ECC was expired on 30 April 2024.

> The rental chargeable under the Office 1906 Tenancy Agreement was determined after taking into account of the rental valuation report issued by an independent valuer in relation to the market rent of Office 1906 of ECC.

關連交易/持續關連交易/ 董事及控股股東於交易、安排 或重要合約中之重大權益(續)

(2) (A) 於二零二三年四月二十七日, Perfect Top Property Investment Limited (「Perfect Top」,本公 司一間間接全資附屬公司, 作為業主)與Success Capital Management Services Limited (「SCMSL」,一間由楊先生 間接全資實益擁有及由馬先生 (即董事會副主席兼執行董 事)出任董事之公司,作為租 戶)訂立一份租賃協議,內容有 關重續位於香港軒尼詩道395 至399號東區商業中心19樓D室 (現稱1906號辦公室)之物業 (「東區商業中心1906號辦公 室」)租賃,租期由二零二三年 五月一日起至二零二四年四月 三十日(包括首尾兩天)止,為 期一年,月租港幣24,900元, 不包括差餉、管理費及所有其 他支出(「1906號辦公室租賃協 議」)。東區商業中心1906號辦 公室之租賃於二零二四年四月 三十日到期。

> 於1906號辦公室租賃協議項下 之應收取租金乃參照獨立估值 師就東區商業中心1906號辦公 室之市場租金出具之租賃估值 報告而釐定。

Report of Directors (Continued) 董事會報告(續)

CONNECTED TRANSACTIONS/ CONTINUING CONNECTED TRANSACTIONS/DIRECTORS' AND CONTROLLING SHAREHOLDERS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE (CONTINUED)

- (2) (continued)
 - (B) On 21 June 2023, the Group entered into two tenancy agreements with SCMSL in respect of the leasing of the properties with details as follows:
 - (i) Powerful Concept Limited ("Powerful Concept", an indirect wholly-owned subsidiary of the Company) as landlord entered into a tenancy agreement with SCMSL as tenant in respect of the renewal of the leasing of the premises situated at Office Unit No. 1001A on the 10th Floor of Tower 1 of Admiralty Centre, No. 18 Harcourt Road, Hong Kong for a term of two years commencing from 2 July 2023 to 1 July 2025 (both dates inclusive) (with an option on SCMSL to renew for a further term of two years at the then open market rent) at a monthly rental of HK\$65,400, exclusive of government rates, airconditioning charges, management fees and all other outgoings ("Unit 1001A Tenancy Agreement"); and

關連交易/持續關連交易/ 董事及控股股東於交易、安排 或重要合約中之重大權益(續)

- (2) (續)
 - (B) 於二零二三年六月二十一日, 本集團與SCMSL就租賃物業訂 立兩份租賃協議,詳情如下:
 - 權創有限公司(「權創」, (i) 本公司一間間接全資附 屬公司,作為業主)與 SCMSL (作為租戶) 訂立一 份租賃協議,內容有關重 續位於香港夏慤道18號 海富中心1座10樓1001A 室之物業租賃,租期由二 零二三年七月二日起至 二零二五年七月一日(包 括首尾兩天)止,為期兩年 (SCMSL可選擇按當時公 開市場租金進一步重續 兩年),月租港幣65,400 元,不包括差餉、空調費 用、管理費及所有其他 支出(「1001A室租賃協 議」);及

CONNECTED TRANSACTIONS/ CONTINUING CONNECTED TRANSACTIONS/DIRECTORS' AND CONTROLLING SHAREHOLDERS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE (CONTINUED)

(2) (continued)

(B) (ii) Famous Capital International Limited ("Famous Capital", an indirect whollyowned subsidiary of the Company) as landlord entered into a tenancy agreement with SCMSL as tenant in respect of the renewal of the leasing of the premises situated at Office Unit No. 1004B on the 10th Floor of Tower 1 of Admiralty Centre, No. 18 Harcourt Road, Hong Kong for a term of two years commencing from 2 July 2023 to 1 July 2025 (both dates inclusive) (with an option on SCMSL to renew for a further term of two years at the then open market rent) at a monthly rental of HK\$129,000, exclusive of government rates, air-conditioning charges, management fees and all other outgoings ("Unit 1004B Tenancy Agreement").

The rentals chargeable under Unit 1001A Tenancy Agreement and Unit 1004B Tenancy Agreement were determined after taking into account of the opinion letters issued by an independent valuer in connection with the fairness and reasonableness of the rentals chargeable under the aforesaid tenancy agreements respectively.

關連交易/持續關連交易/ 董事及控股股東於交易、安排 或重要合約中之重大權益(續)

- (2) (續)
 - (B) (ii) Famous Capital International Limited (Famous Capital) 本公司一間間接全資附 屬公司,作為業主)與 SCMSL(作為租戶)訂立一 份租賃協議,內容有關重 續位於香港夏慤道18號 海富中心1座10樓1004B 室之物業租賃,租期由二 零二三年七月二日起至 二零二五年七月一日(包 括首尾兩天)止,為期兩年 (SCMSL可選擇按當時公 開市場租金進一步重續 兩年),月租港幣129,000 元,不包括差餉、空調費 用、管理費及所有其他 支出(「1004B室租賃協 議」)。

於1001A室租賃協議及1004B 室租賃協議項下之應收取租金 乃參照獨立估值師就分別於上 述租賃協議項下之應收取租金 之公平性及合理性出具之意見 函件而釐定。

Report of Directors (Continued) 董事會報告(續)

CONNECTED TRANSACTIONS/ CONTINUING CONNECTED TRANSACTIONS/DIRECTORS' AND CONTROLLING SHAREHOLDERS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE (CONTINUED)

(2) (continued)

The entering into of Office 1906 Tenancy Agreement. Unit 1001A Tenancy Agreement and Unit 1004B Tenancy Agreement, all of which are on normal commercial terms, constitute continuing connected transactions for the Company under Chapter 14A of the Listing Rules but are fully exempt from shareholders' approval, annual review and all disclosure requirements pursuant to Rule 14A.76(1)(c) of the Listing Rules as all the applicable percentage ratios calculated on an annual basis pursuant to Rule 14.07 of the Listing Rules are less than 5% and the annual caps for the aggregate amount payable by (i) SCMSL to Perfect Top under Office 1906 Tenancy Agreement for the financial year ended 31 December 2024; and (ii) SCMSL to Powerful Concept and Famous Capital under Unit 1001A Tenancy Agreement and Unit 1004B Tenancy Agreement respectively for the two financial years ending 31 December 2025 are below HK\$3,000,000.

Save as disclosed above, no transactions, arrangements or contracts of significance in relation to the Group's business to which the Company, its parent company or any of its subsidiaries was a party and in which a Director or any entity connected with him/her or a controlling shareholder of the Company or any of the subsidiaries of the controlling shareholder had a material interest, whether directly or indirectly, subsisted during or at the end of the year.

關連交易/持續關連交易/ 董事及控股股東於交易、安排 或重要合約中之重大權益(續)

(2) (續)

訂立1906號辦公室租賃協議、 1001A 室 相 賃 協議 及 1004 B 室 相 賃 協議(全部按照一般商務條款進行) 根據上市規則第14A章構成本公司 持續關連交易,惟根據上市規則第 14A.76(1)(c)條,此等持續關連交易 獲全面豁免遵守股東批准、年度審 核及所有披露之規定,此乃由於根 據上市規則第14.07條按年計算之 所有適用百分比率均低於5%,以 及(i)截至二零二四年十二月三十一 日止財政年度SCMSL根據1906號辦 公室租賃協議應付Perfect Top之款 項總額;及(ii)截至二零二五年十二 月三十一日止兩個財政年度SCMSL 根據1001A室租賃協議及1004B室 租賃協議分別應付權創及Famous Capital之款項總額之年度上限均低 於港幣3,000,000元。

除上文所披露者外,本公司、其母公司 或其任何附屬公司概無就本集團之業務 訂立於本年度內任何時間或年終仍然生 效,而任何董事或與其有關連之實體或 本公司控股股東或本公司控股股東之任 何附屬公司直接或間接擁有重大權益之 交易、安排或重要合約。

DIRECTORS' INTERESTS IN COMPETING BUSINESS

Mr. Yeung has the following interests in the companies listed below whose business may compete or is likely to compete with the Group's property investment business (the "Competing Business") pursuant to the Listing Rules:

董事於競爭業務之權益

根據上市規則,楊先生於下列公司中擁 有以下權益,而該等公司之業務(「競爭 業務」)也許或可能與本集團之物業投資 業務構成競爭:

Name of company 公司名稱	Nature of competing business 競爭業務性質	Nature of interest 權益性質
Able Ace Limited 東好有限公司	property investment in Hong Kong (commercial building) 香港物業投資 (商廈)	owned as to 50% beneficial interest 實益擁有50%權益
Active Profit Investment Limited	property investment in Hong Kong (commercial building) 香港物業投資(商廈)	director and ultimate beneficial owner 董事及最終實益擁有人
Crownpeak International Investment Limited 冠達國際投資有限公司	property investment in Hong Kong (commercial building) 香港物業投資(商廈)	ultimate beneficial owner <i>(Note)</i> 最終實益擁有人 <i>(附註)</i>
Joyful China Development Limited 華喜發展有限公司	property investment in Hong Kong (commercial building) 香港物業投資(商廈)	owned as to 50% beneficial interest 實益擁有50%權益
Lucky Hero Limited 雄福有限公司	property investment in Hong Kong (commercial building) 香港物業投資 (商廈)	ultimate beneficial owner 最終實益擁有人
Super Genius Investments Limited 超俊投資有限公司	property investment in Hong Kong (commercial building) 香港物業投資(商廈)	ultimate beneficial owner 最終實益擁有人
Note: Mr. Yeung has ceased to have an Crownpeak International Investment		已不再擁有作為冠達國際投資有 D董事之權益。

Report of Directors (Continued) 董事會報告(續)

DIRECTORS' INTERESTS IN COMPETING BUSINESS (CONTINUED)

Since any significant business decision of the Group is to be determined by the Board in which half of the members are INEDs, the Group is capable of carrying on its business independently of, and at arm's length from, the Competing Business.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or subsisted during the year.

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS IN SECURITIES

As at 31 December 2024, the Directors or chief executive of the Company and/or any of their respective associates had the following interests and short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")) as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise, notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in the Listing Rules:

董事於競爭業務之權益(續)

由於本集團任何重大業務決策由董事會 決定,而董事會中一半成員為獨立非執 行董事,故本集團能按公平原則獨立經 營其業務,而不受競爭業務所影響。

管理合約

於本年度內,本公司概無訂立或存在任 何與本公司之全部或任何重大部分業務 之管理及行政有關之合約。

董事及最高行政人員於證券之 權益

於二零二四年十二月三十一日,董事或 本公司最高行政人員及/或彼等各自之 任何聯繫人於本公司或其任何相聯法團 (定義見香港法例第571章證券及期貨 條例(「證券及期貨條例」)第XV部)之股 份、相關股份或債券中擁有以下記錄於 根據證券及期貨條例第352條之規定本 公司須予存置之登記冊,或根據上市規 則所載《上市發行人董事進行證券交易 的標準守則》(「標準守則」)須知會本公 司及聯交所之權益及淡倉:

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS IN SECURITIES (CONTINUED)

董事及最高行政人員於證券之 權益(續)

Interest in the shares of the Company ("Share(s)")

於本公司股份(「股份」)之權益

Name of Director 董事姓名	Long position/ Short position 好倉/淡倉	Nature of interest 權益性質	Number of Shares held 所持股份數目	Approximate percentage of issued voting Shares as at 31 December 2024 於二零二四年 十二月三十一日 佔已發行 具投票權股份 之概約百分比 %
Mr. Yeung (Note) 楊先生 (附註)	Long position 好倉	Corporate interest 公司權益	3,527,994,987	71.61

Note: Mr. Yeung, an executive Director and the Chairman of the Board, had a corporate interest in 3,527,994,987 Shares by virtue of the interest of the Shares held by Silver Rich Macau Development Limited, which is direct wholly and beneficially owned by Mr. Yeung.

Save as disclosed above, as at 31 December 2024, none of the Directors or chief executive of the Company, or their respective associates, had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise, notified to the Company and the Stock Exchange pursuant to the Model Code. 附註: 劭富澳門發展有限公司乃由執行董事兼 董事會主席楊先生直接全資實益擁有,因 此楊先生擁有由劭富澳門發展有限公司 持有之3,527,994,987股股份之公司權益。

除上文所披露者外,於二零二四年十二 月三十一日,董事或本公司最高行政人 員或彼等各自之聯繫人概無於本公司或 其任何相聯法團(定義見證券及期貨條 例第XV部)之股份、相關股份或債券中 擁有任何記錄於根據證券及期貨條例第 352條之規定本公司須予存置之登記冊, 或根據標準守則須知會本公司及聯交所 之權益或淡倉。

SHARE OPTION SCHEME AND DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

The Company adopted a share option scheme on 5 June 2014 (the "Share Option Scheme") for the purpose of providing incentives or rewards to eligible persons for their contribution to the Group or any entity in which any member of the Group holds any equity interest and any subsidiary of such entity ("Invested Entity"). The Share Option Scheme became effective on 10 June 2014 and, unless early termination by the Company in general meeting or by the Board, shall be valid and effective for a period of 10 years from the date of its adoption on 5 June 2014. The Share Option Scheme has expired on 4 June 2024 (the "Expiry Date").

Under the Share Option Scheme, the Directors are authorised at their absolute discretion to invite eligible persons to take up options to subscribe for Shares. Eligible persons under the Share Option Scheme include (i) any employee (whether full time or part time and including executive director) of any member(s) of the Group or any Invested Entity; (ii) any non-executive director (including independent non-executive director) of any member of the Group or any Invested Entity; (iii) any consultant, adviser or agent engaged by any member of the Group or any Invested Entity, who is eligible to participate in a share option scheme of the Company; and (iv) any vendor, supplier of goods or services or customer of or to any member of the Group or any Invested Entity, who is eligible to participate in a share option scheme of the Company.

There is no provision in the Share Option Scheme to require a grantee to fulfill any performance target or to hold the option for a certain period before exercising the option, but the Board may at its absolute discretion from time to time provide such requirements in the offer of grant of options.

購股權計劃及董事購入股份或 債券之權利

本公司於二零一四年六月五日採納一項 購股權計劃(「購股權計劃」),旨在提供 激勵或獎勵予對本集團或本集團任何成 員公司持有任何股權之任何實體以及該 實體之任何附屬公司(「投資實體」)作出 貢獻之合資格人士。購股權計劃於二零 一四年六月十日生效,並將自採納日期 二零一四年六月五日起持續有效十年, 惟可由本公司於股東大會或由董事會提 早終止。購股權計劃已於二零二四年六 月四日(「屆滿日期」) 屆滿。

根據購股權計劃,董事獲授權可全權酌 情邀請合資格人士接納購股權以認購股 份。購股權計劃之合資格人士包括(i)本 集團任何成員公司或任何投資實體之任 何僱員(不論全職或兼職,並包括執行董 事);(ii)本集團任何成員公司或任何投資 實體之任何非執行董事(包括獨立非執 行董事);(iii)本集團任何成員公司或任何 投資實體所委聘且合資格參與本公司購 股權計劃之任何顧問、專家顧問或代理; 及(iv)本集團任何成員公司或任何投資實 體合資格參與本公司購股權計劃之任何 賣家、產品或服務供應商或客戶。

購股權計劃內並無條文規定承授人在行 使購股權前須達致任何表現目標,亦無 規定其在行使購股權前須持有該購股權 的若干時限,但董事會可不時全權酌情 決定於授出購股權之要約中附加該等規 定。

SHARE OPTION SCHEME AND DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES (CONTINUED)

The maximum number of Shares available for issue under options which may be granted under the Share Option Scheme is 492,649,119 Shares (being not more than 10% of the total number of Shares in issue as at the date of adoption of the Share Option Scheme (the "Scheme Limit")), representing approximately 10% of the total number of Shares in issue as at the Expiry Date.

The Company may seek approval of its shareholders in general meeting for refreshing the Scheme Limit save that the total number of Shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option scheme(s) of the Company under the Scheme Limit so refreshed shall not exceed 10% of the total number of Shares in issue as at the date of such approval (the "New Scheme Limit"). Options previously granted under the Share Option Scheme and any other share option scheme(s) of the Company (including those outstanding, cancelled, lapsed in accordance with the respective provisions of the scheme(s) of the Company or exercised options) will not be counted for the purpose of calculating the New Scheme Limit.

Notwithstanding aforesaid in above, the maximum number of Shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option scheme(s) of the Company must not exceed 30% of the total number of Shares in issue from time to time.

購股權計劃及董事購入股份或 債券之權利(續)

根據購股權計劃可授出之購股權項下可 予發行之股份最高數目為492,649,119股 (即不超過於購股權計劃採納當日已發 行股份總數之10%(「計劃上限」)),相當 於屆滿日期已發行股份總數約10%。

本公司可於股東大會上尋求其股東批准 更新計劃上限,惟在計劃上限更新後,因 根據購股權計劃及本公司任何其他購股 權計劃將予授出之全部購股權獲行使而 可予發行之股份總數,不得超過批准更 新計劃上限當日已發行股份總數之10% (「新計劃上限」)。就計算新計劃上限而 言,先前根據購股權計劃及本公司任何 其他購股權計劃已授出之購股權(包括 按照本公司相關計劃條文尚未行使、已 註銷、已失效或已行使之購股權)將不會 計算在內。

儘管如前文所述,因根據購股權計劃及 本公司任何其他購股權計劃授出且尚未 行使之全部在外流通購股權獲行使而可 予發行之股份最高數目,不得超過不時 已發行股份總數之30%。

SHARE OPTION SCHEME AND DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES (CONTINUED)

The total number of Shares issued and to be issued upon exercise of the options granted and to be granted under the Share Option Scheme or any other share option scheme(s) adopted by the Company (whether exercised, cancelled or outstanding) to each eligible person in any 12-month period up to and including the date of offer shall not exceed 1% of the total number of Shares in issue on the date of offer, unless such grant is approved by the shareholders of the Company in general meeting at which such eligible person and his or her associates shall abstain from voting.

The exercise price in respect of any option granted under the Share Option Scheme shall be a price determined by the Board in its absolute discretion but in any event shall not be less than the highest of (i) the closing price of the Shares as stated in the daily quotation sheets of the Stock Exchange on the date of offer of the option, which must be a business day; (ii) the average closing price of the Shares as stated in the daily quotation sheets of the Stock Exchange for the five business days immediately preceding the date on which the option is offered; and (iii) the nominal value of a Share.

The offer of a grant of share option must be accepted not later than 28 days after the date of offer, upon payment of a consideration of HK\$1 by the grantee. The exercise period of the share option granted is determined by the Board, save that such period shall not exceed a period of 10 years commencing on the date upon which the share option is granted.

No share options had been granted under the Share Option Scheme since its adoption and up to the Expiry Date. Other than the Share Option Scheme, no other share schemes which involve the grant of shares by, or grant of options over shares of, the Company or its principal subsidiary were maintained by the Company during the year or subsisted at the end of the year.

購股權計劃及董事購入股份或 債券之權利(續)

於任何截至並包括要約日期止十二個月 期間,因根據購股權計劃或本公司所採 納之任何其他購股權計劃已授出及將授 出之購股權(不論為已行使、已註銷或未 行使)獲行使而已經及將會發行予每名 合資格人士之股份總數,不得超過於要 約日期當日已發行股份總數之1%,惟本 公司股東已於股東大會上批准授出有關 購股權,且有關合資格人士及其聯繫人 已於有關會議上放棄表決,則屬例外。

根據購股權計劃授出之任何購股權之行 使價將由董事會全權酌情決定,惟在任 何情況下不得低於以下三者中之最高 者:(i)股份於購股權要約日期(必須為營 業日)在聯交所每日報價表所報之收市 價;(ii)股份於緊接購股權要約日期前五 個營業日在聯交所每日報價表所報之平 均收市價;及(iii)股份之面值。

授出購股權之要約最遲須於要約日期後 二十八日內由承授人透過支付港幣1元 之代價接納。所授購股權之行使期由董 事會釐定,惟該期間不得超過自購股權 獲授出當日起計十年。

自採納購股權計劃以來及截至屆滿日期 止,概無根據購股權計劃授出任何購股 權。除購股權計劃外,本公司於本年度並 無設置或於本年度末亦無存在其他涉及 本公司或其主要附屬公司授予股份或授 予股份期權之股份計劃。

SHARE OPTION SCHEME AND DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES (CONTINUED)

At no time during the year was the Company or any of its subsidiaries, a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

EQUITY-LINKED AGREEMENTS

Other than the Share Option Scheme as disclosed above, no equity-linked agreements which will or may result in the Company issuing Shares or which require the Company to enter into any agreements that will or may result in the Company issuing Shares were entered into by the Company during the year or subsisted at the end of the year.

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SECURITIES

As at 31 December 2024, the following persons (other than a Director or chief executive of the Company) had, or were deemed or taken to have, interests or short positions in the Shares and underlying Shares as recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO:

購股權計劃及董事購入股份或 債券之權利(續)

本公司或其任何附屬公司於本年度內任 何時間概無訂立任何安排,致使董事可 透過購買本公司或任何其他法人團體之 股份或債券而從中獲取利益。

股票掛鈎協議

除上文所披露之購股權計劃外,本公司 概無訂立於本年度內任何時間或年終仍 然生效之股票掛鈎協議,而將會或可能 導致本公司發行股份,或規定本公司訂 立將會或可能導致本公司發行股份之任 何協議。

主要股東於證券之權益

於二零二四年十二月三十一日,下列人 士(董事或本公司最高行政人員除外)於 股份及相關股份中擁有或被視為或當作 擁有以下記錄於根據證券及期貨條例第 336條之規定本公司須予存置之登記冊 之權益或淡倉:

Report of Directors (Continued) 董事會報告(續)

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SECURITIES (CONTINUED)

主要股東於證券之權益(續)

Interest in the Shares

股份權益

Name of substantial shareholder 主要股東名稱/姓名	Long position/ Short position 好倉/淡倉	Capacity 身份	Number of Shares held 所持股份數目	Approximate percentage of issued voting Shares as at 31 December 2024 於二零二四年 十二月三十一日 佔已發行 具投票權股份 之概約百分比 %
Silver Rich Macau Development Limited 劭富澳門發展有限公司	Long position 好倉	Beneficial owner 實益擁有人	3,527,994,987	71.61
Ms. Liu Siu Lam, Marian <i>(Note)</i> 廖小琳女士 <i>(附註)</i>	Long position 好倉	Interest of spouse 配偶權益	3,527,994,987	71.61
Note: Ms. Liu Siu Lam, Marian, deemed to be interested Mr. Yeung had a corporate	l in 3,527,994,987 Sha			E之配偶) 被視為擁有 權益之3,527,994,987
Save as disclosed above, other person (other than a				·二零二四年十二 也人士 (董事或本

other person (other than a Director or chief executive of the Company) had, or was deemed or taken to have, an interest or short position in the Shares and underlying Shares which were recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO. 除上文所披露者外,於二零二四年十二 月三十一日,概無其他人士(董事或本 公司最高行政人員除外)於股份及相關 股份中擁有或被視為或當作擁有任何記 錄於根據證券及期貨條例第336條之規 定本公司須予存置之登記冊之權益或淡 倉。

DISCLOSURE UNDER RULES 13.20 AND 13.22 OF THE LISTING RULES

Based on the disclosure obligations under Rules 13.20 and 13.22 of the Listing Rules, the financial assistance ("Financial Assistance"), which was made by the Group by way of the shareholder's loans provided by World Fortune Limited ("World Fortune", an indirect whollyowned subsidiary of the Company) and a corporate guarantee given by the Company in respect of the payment obligation of Pier 16 – Property Development Limited ("Pier 16 – Property Development", a 49% owned associate of World Fortune") under the loan facilities granted by a bank to Pier 16 - Property Development in the aggregate amounts of HK\$230 million and MOP273 million, continued to exist as at 31 December 2024. Pier 16 – Property Development is principally engaged in investment holding and property development and, through its subsidiaries, operating Ponte 16, a world-class integrated casino-entertainment resort located in Macau. The Financial Assistance is mainly used for, among others, refinancing the loan facilities in the aggregate amounts of HK\$500 million and MOP273 million made available to Pier 16 – Property Development.

根據上市規則第13.20條及 第13.22條作出之披露

根據上市規則第13.20條及第13.22條須 作出之披露責任,於二零二四年十二月 三十一日,由本集團以透過世兆有限公 司(「世兆」,本公司一間間接全資附屬 公司)提供之股東貸款及以本公司根據 一間銀行授予十六浦物業發展股份有 限公司(「十六浦物業發展」,一間由世 兆擁有49%股權之聯營公司)總額港幣 230,000,000元及273,000,000澳門元之 貸款信貸之付款責任而發出的企業擔保 之方式作出之財務資助(「財務資助」)仍 然生效。十六浦物業發展之主要業務為 投資控股及物業發展以及透過其附屬公 司經營十六浦。十六浦為一個位於澳門 之世界級綜合娛樂場度假村。財務資助 主要用於(其中包括)為向十六浦物業 發展所提供總額港幣500.000.000元及 273,000,000澳門元的貸款信貸再融資。

Report of Directors (Continued) 董事會報告 (續)

DISCLOSURE UNDER RULES 13.20 AND 13.22 OF THE LISTING RULES (CONTINUED)

根據上市規則第13.20條及 第13.22條作出之披露(續)

The amounts of the Financial Assistance as at 31 December 2024 were set out below:

財務資助於二零二四年十二月三十一日 之金額載列如下:

Name of associate 聯營公司名稱	Shareholder's loans 股東貸款 HK\$ million 港幣百萬元	Corporate guarantee 企業擔保 HK\$ million 港幣百萬元	Aggregate Financial Assistance 財務資助總額 HK\$ million 港幣百萬元
Pier 16 – Property Development 十六浦物業發展	342	490	832

The shareholder's loans provided by World Fortune are unsecured, interest-free and have no fixed terms of repayment.

Further details are set out in notes 18 and 35 to the consolidated financial statements.

Set out below is a consolidated statement of financial position of Pier 16 – Property Development and the Group's attributable interests in this associate according to its audited consolidated financial statements for the year ended 31 December 2024:

由世兆提供之股東貸款為無抵押、免息 及無固定還款期。

進一步資料載列於綜合財務報表附註18 及35。

以下載列十六浦物業發展之綜合財務狀 況表及本集團應佔該聯營公司之權益, 此乃按照十六浦物業發展截至二零二四 年十二月三十一日止年度之經審核綜合 財務報表編製:

		Consolidated statement of financial position 綜合財務狀況表 HK\$'000 港幣千元	Group's attributable interests 本集團應佔權益 HK\$'000 港幣千元
Non-current assets	非流動資產	1,019,182	499,399
Current assets	流動資產	293,757	143,941
Current liabilities	流動負債	(1,163,036)	(569,888)
Non-current liabilities	非流動負債	(9,341)	(4,577)

CONVERTIBLE SECURITIES, OPTIONS, WARRANTS OR SIMILAR RIGHTS

The Company had no outstanding convertible securities, options, warrants or other similar rights as at 31 December 2024.

PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

During the year ended 31 December 2024, there was no purchase, sale or redemption by the Company, or any of its subsidiaries, of the listed securities of the Company.

MAJOR CUSTOMERS AND SUPPLIERS

During the year, the five largest customers of the Group accounted for approximately 67% of total revenue of the Group, of which the largest customer accounted for approximately 35% and the five largest suppliers of the Group accounted for approximately 80% of total purchases of the Group, of which the largest supplier accounted for approximately 80%.

None of the Directors or any of their respective close associates or any shareholders (which, to the best knowledge of the Directors, owns more than 5% of the number of issued shares of the Company) had any beneficial interest in the above five largest customers or five largest suppliers.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Bye-laws and there is no restriction against such rights under the laws of Bermuda, which would oblige the Company to offer new Shares on a pro-rata basis to its existing shareholders.

可換股證券、購股權、認股權證 或類似權利

本公司於二零二四年十二月三十一日概 無未行使之可換股證券、購股權、認股權 證或其他類似權利。

購買、出售或贖回本公司上市 證券

於截至二零二四年十二月三十一日止年 度內,本公司或其任何附屬公司概無購 買、出售或贖回本公司任何上市證券。

主要客戶及供應商

於本年度內,本集團之五大客戶佔本集 團之總收益約67%,其中最大客戶約佔 35%;而本集團之五大供應商佔本集團 之購貨總額約80%,其中最大供應商約 佔80%。

概無董事、彼等各自之任何緊密聯繫人 或任何據董事所深知擁有本公司已發行 股份數目5%以上之股東,於上述五大客 戶或五大供應商中擁有任何實益權益。

優先購買權

公司細則下概無優先購買權條文,百慕 達法例下亦無對有關權利作出任何限 制,規定本公司須按比例向其現有股東 提呈發售任何新股份。

SUFFICIENCY OF PUBLIC FLOAT

As at the date of this report, the Company has maintained a sufficient public float as prescribed under the Listing Rules, based on the information that is publicly available to the Company and within the knowledge of the Directors.

EMOLUMENT POLICY

The remuneration committee (the "Remuneration Committee") of the Board is responsible for determining the remuneration packages of individual executive Directors and senior management of the Company ("Senior Management"). Besides, the Remuneration Committee makes recommendations to the Board for its determination on the remuneration of the NED and all INEDs. Factors which include, inter alia, salaries paid by comparable companies, qualifications, experience, time commitment and responsibilities of the Directors and the Senior Management as well as prevailing market condition are considered by the Remuneration Committee for determining/making proposals on remuneration of the relevant Directors and Senior Management.

The remuneration and benefits packages of employees of the Group (other than the executive Directors and the Senior Management) are determined and reviewed periodically on the basis of their respective qualifications, experience, responsibilities and performance as well as prevailing market condition.

RETIREMENT BENEFIT SCHEME

Details of the retirement benefit scheme of the Group are set out in note 33 to the consolidated financial statements.

足夠公眾持股量

於本報告日期,根據本公司從公開途徑 所得之資料及據董事所知,本公司一直 維持上市規則所規定之足夠公眾持股 量。

薪酬政策

董事會轄下之薪酬委員會(「薪酬委員 會」)負責釐定各執行董事及本公司高級 管理人員(「高級管理人員」)之薪酬待 遇。此外,薪酬委員會就董事會釐定非執 行董事及全體獨立非執行董事之薪酬向 董事會作出推薦建議。於釐定/建議相 關董事及高級管理人員之薪酬時,薪酬 委員會考慮之因素,當中包括可予比較 公司所付之薪金水平、董事及高級管理 人員之資歷、經驗、付出之時間、職責以 及現時市場情況等。

除執行董事及高級管理人員外,本集團 僱員之薪酬及福利待遇乃根據彼等各自 之資歷、經驗、職責與表現以及現時市場 情況而釐定,並會定期作出檢討。

退休福利計劃

本集團之退休福利計劃詳情載於綜合財 務報表附註33。

CORPORATE GOVERNANCE

Details regarding corporate governance are set out in the section headed "Corporate Governance Report" on pages 42 to 73 of this annual report.

AUDITORS

The consolidated financial statements of the Group for the year ended 31 December 2024 have been audited by HLB Hodgson Impey Cheng Limited, who shall retire at the 2025 AGM and, being eligible, will offer themselves for re-appointment.

企業管治

有關企業管治之詳情載於本年報第42至 第73頁「企業管治報告」一節。

核數師

本集團截至二零二四年十二月三十一日 止年度之綜合財務報表經由國衛會計師 事務所有限公司審核,其將於二零二五 年股東週年大會上退任,惟其符合資格 並願意獲重新委任。

On behalf of the Board Yeung Hoi Sing, Sonny Chairman

Hong Kong, 28 March 2025

代表董事會 *主席* **楊海成**

香港,二零二五年三月二十八日

Biographical Details of Directors and Senior Management 董事及高級管理人員簡介

DIRECTORS

Executive Directors

Mr. Yeung Hoi Sing, Sonny, aged 70, joined the Group in 2003. He is an executive director of the Company and the Chairman of the board of directors (the "Board") of the Company as well as a director of the subsidiaries of the Company. He is also the chairman of the nomination committee (the "Nomination Committee") and the executive committee (the "Executive Committee") of the Board, and a member of the remuneration committee (the "Remuneration Committee") of the Board. Mr. Yeung is responsible for the overall corporate planning and business development of the Group. He has over 41 years of experience in finance industry in Hong Kong and is presently the sole beneficial owner of Success Securities Limited ("Success Securities"), which is a licensed corporation under the Securities and Futures Ordinance as well as a participant of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), principally engaged in the provision of securities brokerage services. Prior to joining the Group, Mr. Yeung held managerial roles in several financial service sectors such as leveraged foreign exchange trading, and securities and futures brokerage. He was a member of the Eighth to Eleventh National Committee of the Chinese People's Political Consultative Conference. Mr. Yeung has private investments in certain properties and real estate development. He is also the sole beneficial owner and a director of Silver Rich Macau Development Limited, being a controlling shareholder of the Company. Mr. Yeung is the uncle of Mr. Ma Ho Man, Hoffman, an executive director of the Company and the Deputy Chairman of the Board.

董事

執行董事

楊海成先生,70歲,於二零零三年加盟 本集團。彼為本公司之執行董事兼本公 司董事會(「董事會」)主席以及本公司附 屬公司之董事,彼亦出任董事會轄下之 提名委員會(「提名委員會」)及執行委員 會(「執行委員會」)之主席,並出任董事 會轄下之薪酬委員會(「薪酬委員會」)之 成員。楊先生負責本集團之整體企業規 劃及業務發展工作。彼於香港金融業累 積逾41年經驗,現時為實德證券有限公司 (「實德證券」)之唯一實益擁有人,該公 司為一間根據證券及期貨條例註冊之持 牌法團及香港聯合交易所有限公司(「聯 交所」)之參與者,主要從事提供證券經 紀服務。在加盟本集團前,楊先生擔任 槓桿外匯買賣、證券及期貨經紀等金融 服務業務之管理角色。彼為第八至十一 屆中國人民政治協商會議全國委員會委 員。楊先生擁有若干物業及房地產發展 之私人投資,彼亦為劭富澳門發展有限 公司之唯一實益擁有人及董事,該公司 為本公司之控股股東。楊先生為本公司 執行董事兼董事會副主席馬浩文先生之 舅父。

Executive Directors (continued)

Mr. Ma Ho Man, Hoffman, aged 51, joined the Group in 2005. He is an executive director of the Company and the Deputy Chairman of the Board as well as a director of the subsidiaries of the Company. Mr. Ma is also a member of the Executive Committee. He is responsible for implementing the Company's strategies regarding the business development of the Group as well as managing the Group's business and operations. Mr. Ma has over 28 years of experience in the financial industry and years of managerial experience. He joined Success Securities, which is beneficially wholly-owned by Mr. Yeung Hoi Sing, Sonny ("Mr. Yeung"), being the Chairman of the Board and an executive director as well as a controlling shareholder of the Company, in 2000. He has been a director of Success Securities since November 2008 and is responsible for overseeing its marketing affairs. Mr. Ma is presently a member of the National Committee of the Chinese People's Political Consultative Conference (the "CPPCC") and a Standing Committee member of the CPPCC Chongging Committee. He was awarded the Bronze Bauhinia Star by the Government of the Hong Kong Special Administrative Region in 2018. Besides, Mr. Ma was awarded Fellowship by Canadian Chartered Institute of Business Administration and Honorary Doctorate of Management by Lincoln University in 2009 and 2010 respectively. He is the nephew of Mr. Yeung.

董事(續)

執行董事(續)

馬浩文先生,51歲,於二零零五年加盟 本集團。彼為本公司之執行董事兼董事 會副主席以及本公司附屬公司之董事。 馬先生亦出任執行委員會之成員,彼負 責執行就本集團之業務發展所制訂之 本公司策略,以及管理本集團之業務及 營運事宜。馬先生於金融業積逾28年經 驗,在管理方面亦擁有多年經驗。彼於二 零零零年加入實德證券(該公司由董事 會主席兼本公司之執行董事及控股股東 楊海成先生(「楊先生」) 實益全資擁有)。 彼自二零零八年十一月起出任實德證券 之董事一職,並負責監督該公司之市場 推廣事務。馬先生現擔任中國人民政治 協商會議(「政協」)全國委員會委員,亦 為政協重慶市委員會常務委員。彼於二 零一八年獲香港特別行政區政府頒授銅 紫荊星章。此外,馬先生分別於二零零九 年及二零一零年獲加拿大特許管理學院 頒授院士名銜及獲林肯大學頒授榮譽管 理博士名銜。彼為楊先生之外甥。

Non-executive Director

Mr. Choi Kin Pui, Russelle, aged 70, joined the Group in 2003. He is a non-executive director of the Company as well as a member of the audit committee (the "Audit Committee") of the Board, the Remuneration Committee and the Nomination Committee. Mr. Choi graduated from St. Pius X High School in 1976. He has extensive management experience in the telecommunication industry in Hong Kong, the United States of America (the "US") and the People's Republic of China (the "PRC"). Mr. Choi established Elephant Talk Limited in 1994, a wholly-owned subsidiary of Elephant Talk Communications Inc. ("ETCI"). ETCI was an American corporation whose securities were guoted on the Over-The-Counter Bulletin Board in the US and engaged in the provision of telecommunications services in Hong Kong and the US. Mr. Choi was a director of ETCI from 2002 to 2008 as well as the president and the chief executive officer of ETCI from 2002 to 2006 and was responsible for the planning of the overall strategy of ETCI. He also served as the chairman of ET Network Services Limited (now known as Guangdong Ming Ying Financial Leasing Co Limited), a Hong Kong company engaged in the provision of internet access and outsourcing services in the PRC and Hong Kong. Mr. Choi was an independent director of SunCar Technology Group Inc. (formerly known as Goldenbridge Acquisition Limited), a company whose securities are listed on The NASDAQ Capital Market in the US.

董事(續)

非執行董事

蔡健培先生,70歲,於二零零三年加盟 本集團。彼為本公司之非執行董事,並 出任董事會轄下之審核委員會(「審核委 員會」)、薪酬委員會及提名委員會之成 員。蔡先生於一九七六年畢業於St. Pius X High School。彼於香港、美利堅合眾國 (「美國」)及中華人民共和國(「中國」) 電訊業擁有豐富的管理經驗。蔡先生於 一九九四年成立廣像電訊有限公司,該 公司為Elephant Talk Communications Inc. (「ETCI」)之全資附屬公司。ETCI過去為 一間美國公司,其證券曾於美國場外電 子交易板掛牌,並曾在香港及美國提供 電訊服務。蔡先生曾於二零零二年至二 零零八年出任ETCI之董事一職,以及於 二零零二年至二零零六年擔任ETCI之主 席兼行政總裁,負責規劃ETCI之整體策 略。彼亦曾擔任廣像網絡服務有限公司 (現稱廣東民盈融資租賃有限公司)(一 間曾於中國及香港從事提供連接互聯網 及外判服務之香港公司)之主席。蔡先生 曾為 SunCar Technology Group Inc. (前稱 Goldenbridge Acquisition Limited) (該公 司之證券於美國納斯達克資本市場上市) 之獨立董事。

Independent Non-executive Directors

Ms. Yeung Mo Sheung, Ann, aged 60, joined the Group in 2004. She is an independent non-executive director of the Company. She is also the chairman of the Remuneration Committee and a member of the Audit Committee and the Nomination Committee. Ms. Yeung holds a Bachelor degree of Retail Marketing with honours in the United Kingdom and a Diploma in Marketing from The Chartered Institute of Marketing. She pursued her further study on legal course and was awarded a Diploma in Legal Practice in the United Kingdom in 1998. Ms. Yeung has over 26 years of experience in legal field and is presently a consultant of Messrs. Fung & Fung, Solicitors, a legal firm in Hong Kong. She is also an independent non-executive director of NOIZ Group Limited, a company whose issued shares are listed on GEM of the Stock Exchange. Ms. Yeung was an independent non-executive director of E Lighting Group Holdings Limited, a company whose issued shares are listed on GEM of the Stock Exchange.

Mr. Chin Wing Lok, Ambrose, aged 60, joined the Group in 2012. He is an independent non-executive director of the Company. He is also the chairman of the Audit Committee and a member of the Remuneration Committee and the Nomination Committee. Mr. Chin is a certified public accountant (practising) and a fellow member of the Hong Kong Institute of Certified Public Accountants. He is also a fellow member of the Association of Chartered Certified Accountants, The Hong Kong Chartered Governance Institute, The Chartered Governance Institute of Hong Kong. Mr. Chin has over 38 years of experience in auditing, accounting and taxation. He is presently the sole practitioner of CNT & Co., Certified Public Accountants.

董事(續)

獨立非執行董事

楊慕嫦女士,60歲,於二零零四年加盟 本集團。彼為本公司之獨立非執行董 事,彼亦出任薪酬委員會之主席,並出 任審核委員會及提名委員會之成員。楊 女士於英國持有零售市場學榮譽學士學 位,及英國特許市場學學會之市場學文 憑。彼其後於一九九八年在英國進修法 律課程並獲頒執業律師法律實務文憑。 楊女士於法律界積逾26年經驗,現為馮 霄,馮國基律師行(一間香港律師行)之 顧問律師。彼亦為聲揚集團有限公司(該 公司之已發行股份於聯交所GEM上市) 之獨立非執行董事。楊女士曾出任壹照 明集團控股有限公司(該公司之已發行 股份於聯交所GEM上市) 之獨立非執行 董事。

錢永樂先生,60歲,於二零一二年加盟 本集團。彼為本公司之獨立非執行董事, 彼亦出任審核委員會之主席,並出任薪 酬委員會及提名委員會之成員。錢先生 為香港會計師公會之執業會計師及資深 會員,彼亦為英國特許公認會計師及資深 會員,彼亦為英國特許公認會計師公會、 香港公司治理公會、特許公司治理公會, 以及香港稅務學會之資深會員。錢先生 於審核、會計及稅務積逾38年經驗。彼現 為栢德會計師事務所之獨營執業者。

Independent Non-executive Directors (continued) Ms. Hon Hong Lun, Jackie (formerly known as Hon Heung Mui, Jackie), aged 64, joined the Group in 2024. She is an independent non-executive director of the Company as well as a member of the Audit Committee, the Remuneration Committee and the Nomination Committee. Ms. Hon has extensive experience in the property industry in Hong Kong. She held senior positions in certain property development and investment companies in Hong Kong for years until 2006. Since then, Ms. Hon has been assisting in managing her family businesses, which include engaging in interior design and renovation projects for hotels, residential and commercial properties in Hong Kong and Mainland China as well as property holding.

SENIOR MANAGEMENT

Financial Controller

Mr. Wong Chi Keung, Alvin, aged 62, joined the Group as the financial controller in 2008 until 2015 and rejoined the Group in 2018. He is the financial controller of the Group and is responsible for financial and accounting matters of the Group. Mr. Wong is a fellow member of the Hong Kong Institute of Certified Public Accountants and the Association of Chartered Certified Accountants. He has over 37 years of experience in accounting and corporate finance gained in entertainment and travel-related, property development, construction and manufacturing companies.

董事(續)

獨立非執行董事(續)

韓劻燐女士(前稱韓香梅),64歲,於二零 二四年加盟本集團。彼為本公司之獨立 非執行董事,並出任審核委員會、薪酬委 員會及提名委員會之成員。韓女士於香 港物業行業方面擁有豐富經驗。彼多年 來於香港若干物業發展及投資公司擔任 高級職位直至二零零六年為止。此後,韓 女士一直協助管理其家族業務,當中包 括從事香港及中國內地的酒店、住宅及 商用物業的室內設計工程項目,以及物 業持有。

高級管理人員

財務總監

王志強先生,62歲,於二零零八年加盟 本集團出任財務總監一職直至二零一五 年,並於二零一八年重新加盟本集團。彼 為本集團之財務總監,負責本集團之財 務及會計事宜。王先生為香港會計師公 會及英國特許公認會計師公會之資深會 員。彼於娛樂及旅遊相關、物業發展、建 築及製造等行業之公司積逾37年會計及 企業財務經驗。

Independent Auditors' Report 獨立核數師報告



TO THE SHAREHOLDERS OF SUCCESS UNIVERSE GROUP LIMITED

(Incorporated in Bermuda limited liability)

OPINION

We have audited the consolidated financial statements of Success Universe Group Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 145 to 333, which comprise the consolidated statement of financial position as at 31 December 2024, and the consolidated statement of profit or loss, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2024, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

31/F, Gloucester Tower The Landmark 11 Pedder Street Central Hong Kong

致實德環球有限公司各股東

(於百慕達註冊成立之有限公司)

意見

本核數師(以下簡稱「我們」)已審計列載 於第145至第333頁的實德環球有限公司 (以下簡稱「貴公司」)及其附屬公司(以 下統稱「貴集團」)的綜合財務報表,此 綜合財務報表包括於二零二四年十二月 三十一日的綜合財務狀況表與截至該日 止年度的綜合損益表、綜合損益及其他 全面收益表、綜合權益變動表和綜合現 金流量表,以及綜合財務報表附註,包括 重大會計政策資訊。

我們認為,該等綜合財務報表已根據香 港會計師公會(「香港會計師公會」)頒布 的《香港財務報告準則》(「香港財務報告 準則」)真實而中肯地反映了 貴集團於 二零二四年十二月三十一日的綜合財務 狀況及截至該日止年度的綜合財務表現 及綜合現金流量,並已遵照香港《公司條 例》的披露規定妥為擬備。

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

意見的基礎

我們已根據香港會計師公會頒布的《香 港審計準則》(「香港審計準則」)進行審 計。我們在該等準則下承擔的責任已在 本報告「核數師就審計綜合財務報表承 擔的責任」部份中作進一步闡述。根據 香港會計師公會頒布的《專業會計師道 德守則》(以下簡稱「守則」),我們獨立 於 貴集團,並已履行守則中的其他專 業道德責任。我們相信,我們所獲得的審 計憑證能充足及適當地為我們的審計意 見提供基礎。

關鍵審計事項

關鍵審計事項是根據我們專業判斷,認 為對本期綜合財務報表的審計最為重要 的事項。這些事項於我們審計整體綜合 財務報表及出具意見時進行處理的。我 們不會對這些事項提供單獨的意見。

KEY AUDIT MATTERS (CONTINUED)

Valuation of Investment Properties

Refer to Note 17 to the consolidated financial statements.

關鍵審計事項(續)

投資物業之估值 請參閱綜合財務報表附註17。

The Key Audit Matter	How our audit addressed the key audit matter
關鍵審計事項	我們進行審計時處理該事項之方法

The Group's investment properties measured at fair value amounted to approximately HK\$96.800.000 as at 31 December 2024 and there was a revaluation loss of approximately HK\$24,700,000 for the year then ended. The fair value was determined by the Group with reference to the valuations performed by independent professional valuers engaged by the Group.

於二零二四年十二月三十一日, 貴集團按 公平值計量的投資物業約為港幣96,800,000 元,而截至該日止年度的重估虧損約為港幣 24,700,000元。有關公平值乃由 貴集團參考 其委聘的獨立專業估值師進行的估值釐定。

The valuations of investment properties involved significant judgements and estimates including: 投資物業估值涉及重大判斷及估計,包括:

- The determination of valuation techniques, which is using combination of income capitalisation method and direct comparison method of each property; 估值方法的確定,各物業採用合併收入資 本化法及直接比較法;
- The section of different inputs in the valuation models. 在多種估值模式下不同的輸入值。

Considering the significance of judgements, estimates and the financial impacts of the valuations, we paid specific attention to this matter in our audit.

考慮到判斷及估計之重要性及估值之財務影 響,我們於審核工作中對該事項給予特別關注。

Our procedures in relation to management's valuation of investment properties included but not limited to:

我們就管理層對投資物業之估值開展之程序包括 但不限於:

- Evaluation the competency, capability and • objectivity of the independent professional external valuers. 評估獨立專業外部估值師之資格、能力及客 **觀性**。
- Assessing the appropriateness of valuation methodology, key assumptions and estimates used based on our knowledge of the property industry and using our valuation experts. 依據我們對物業行業的知識並透過我們的估 值專家,評估所採用的估值方法、關鍵假設及 估計的恰當性。
- Checking, on a sampling basis, the accuracy and relevance of the input data used. 運用抽樣方法,檢查所採用的輸入數據的準 確性和相關性。

We found the key assumptions were supported by the available evidence.

我們發現,關鍵假設與所獲證據相符。

KEY AUDIT MATTERS (CONTINUED)

Impairment Assessment of Interests in Associates

Refer to Note 18 to the consolidated financial statements.

關鍵審計事項(續)

於聯營公司之權益之減值評估

請參閱綜合財務報表附註18。

The Key Audit Matter	How our audit addressed the key audit matter
關鍵審計事項	我們進行審計時處理該事項之方法

The interests in associates are accounted for under the equity method. As at 31 December 2024, the interests in associates amounted to approximately HK\$765,608,000, including goodwill of approximately HK\$19,409,000, and the related profit on share of results of associates for the year ended 31 December 2024 was approximately HK\$111,950,000. 於聯營公司之權益採用權益法列賬。於二零

○二四年十二月三十一日,於聯營公司之權益 (包括商譽約港幣19,409,000元)約為港幣 765,608,000元,而截至二零二四年十二月 三十一日止年度,應佔聯營公司業績之相關溢 利約為港幣111,950,000元。 Our procedures in relation to the management's impairment assessment of interests in associates

included but not limited to: 我們就管理層對於聯營公司之權益之減值評估開 展之程序包括但不限於:

- Evaluating the competency, capabilities and objectivity of the independent professional external valuer.
 評估獨立專業外部估值師之資格、能力及客 觀性。
- Assessing the valuation methodology, key assumptions and estimates used against our knowledge of the business and industry.
 比對我們對相關業務及行業的知識,評估所 採用的估值方法、關鍵假設及估計。

KEY AUDIT MATTERS (CONTINUED)

Impairment Assessment of Interests in Associates (continued)

The Key Audit Matter

關鍵審計事項

於聯營公司之權益之減值評估(續)

閣鍵審計事項(續)

How our audit addressed the key audit matter 我們進行審計時處理該事項之方法

The management performed impairment assessment of interests in associates with the use of valuation performed by an independent professional external valuer based on the value in use calculation. The valuation requires the application of significant judgement and estimation by the management in determining the appropriate valuation methodology to be used, use of subjective assumptions and various unobservable inputs.

管理層已就聯營公司之權益進行減值評估並使 用獨立專業外部估值師根據使用價值計算得出 的估值。估值要求管理層於釐定將予使用之適 當估值方法、主觀假設及各類不可觀察輸入數 據之使用時運用重大判斷及估計。

- Assessing the appropriateness of valuation methodology, key assumptions and estimates used based on our knowledge of the business and using our valuation experts. 依據我們對相關業務的知識並透過我們的估 值專家,評估所採用的估值方法、關鍵假設及 估計的恰當性。
- Challenging the reasonableness of key assumptions used based on our knowledge of the business and industry. 依據我們對該業務和行業的知識,質疑關鍵 假設的合理性。
- Checking, on a sampling basis, the accuracy and relevance of the input data used. 運用抽樣方法,檢查所採用的輸入數據的準 確性和相關性。

We found that the assumptions made by the management in relation to the value in use calculations to be reasonable based on available evidence.

根據所得證據,我們認為管理層就使用價值計算 作出之假設屬合理。

OTHER INFORMATION

The directors are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditors' report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in th audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF THE DIRECTORS AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with HKFRSs issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error.

其他信息

董事需對其他信息負責。其他信息包括 刊載於年度報告內的信息,但不包括綜 合財務報表及我們的核數師報告。

我們對綜合財務報表的意見並不涵蓋其 他信息,我們亦不對該等其他信息發表 任何形式的鑒證結論。

結合我們對綜合財務報表的審計,我們 的責任是閱讀其他信息,在此過程中,考 慮其他信息是否與綜合財務報表或我們 在審計過程中所了解的情況存在重大抵 觸或者似乎存在重大錯誤陳述的情況。 基於我們已執行的工作,如果我們認為 其他信息存在重大錯誤陳述,我們需要 報告該事實。在這方面,我們沒有任何報 告。

董事及治理層就綜合財務報表 須承擔的責任

董事須負責根據香港會計師公會頒布的 《香港財務報告準則》及香港《公司條例》 的披露規定擬備真實而中肯的綜合財務 報表,並對其認為為使綜合財務報表的 擬備不存在由於欺詐或錯誤而導致的重 大錯誤陳述所需的內部控制負責。

RESPONSIBILITIES OF THE DIRECTORS AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

In preparing the consolidated financial statements, the directors are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion, solely to you, as a body, in accordance with Section 90 of Companies Act 1981 of Bermuda, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

董事及治理層就綜合財務報表 須承擔的責任(續)

在擬備綜合財務報表時,董事負責評 估 貴集團持續經營的能力,並在適用 情況下披露與持續經營有關的事項,以 及使用持續經營為會計基礎,除非董事 有意將 貴集團清盤或終止經營,或別 無其他實際的替代方案。

治理層須負責監督 貴集團的財務報告 過程。

核數師就審計綜合財務報表 承擔的責任

我們的目標,是對綜合財務報表整體是 否不存在由於欺詐或錯誤而導致的重大 錯誤陳述取得合理保證,並按照百慕達 一九八一年公司法第90條的規定,僅向 整體股東出具包括我們意見的核數師報 告,除此以外本報告並無其他用途。我 們不會就本報告的內容向任何其他人式 承的保證,但不能保證按照《香港審計準 則》進行的審計,在某一重大錯誤陳述存 在時總能發現。錯誤陳述可以由欺詐或 錯誤引起,如果合理預期它們單獨或運 總起來可能影響綜合財務報表使用者依 賴綜合財務報表所作出的經濟決定,則 有關的錯誤陳述可被視作重大。

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

As part of an audit in accordance with HKSAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

核數師就審計綜合財務報表 承擔的責任(續)

在根據《香港審計準則》進行審計的過程 中,我們運用了專業判斷,保持了專業懷 疑態度。我們亦:

- 識別和評估由於欺詐或錯誤而導致 綜合財務報表存在重大錯誤陳述的 風險,設計及執行審計程序以應對 這些風險,以及獲取充足和適當的 審計憑證,作為我們意見的基礎。 由於欺詐可能涉及串謀、偽造、蓄 意遺漏、虛假陳述,或凌駕於內部 監控之上,因此未能發現因欺詐而 導致的重大錯誤陳述的風險高於未 能發現因錯誤而導致的重大錯誤陳 述的風險。
- 了解與審計相關的內部控制,以設 計適當的審計程序,但目的並非 對 貴集團內部控制的有效性發表 意見。
- 評價董事所採用會計政策的恰當性 及作出會計估計和相關披露的合理 性。

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business units within the Group as a basis for forming an opinion on the group financial statements. We are responsible for the direction, supervision and review of the audit work performed for purposes of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

核數師就審計綜合財務報表 承擔的責任(續)

- 對董事採用持續經營會計基礎的 恰當性作出結論。根據所獲取的審 計憑證,確定是否存在與事項或情 況有關的重大不確定性,從而可能 導致對 貴集團的持續經營能力產 生重大疑慮。如果我們認為存在重 大不確定性,則有必要在核數師報 告中提請使用者注意綜合財務報 表中的相關披露。假若有關的披露 不足,則我們應當發表非無保留意 見。我們的結論是基於核數師報告 日止所取得的審計憑證。然而,未 來事項或情況可能導致 貴集團不 能持續經營。
- 評價綜合財務報表的整體列報方 式、結構和內容,包括披露,以及綜 合財務報表是否中肯反映交易和事 項。
- 計劃和執行集團審計,以獲取關於 貴集團內實體或業務單位財務 信息的充足和適當的審計憑證,作 為集團財務報表形成審計意見的基礎。我們負責指導、監督和覆核為 集團審計而執行的審計工作。我們 為審計意見承擔全部責任。

除其他事項外,我們與治理層溝通了計 劃的審計範圍、時間安排、重大審計發現 等,包括我們在審計中識別出內部監控 的任何重大缺陷。
Independent Auditors' Report (Continued) 獨立核數師報告(續)

AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement director on the audit resulting in this independent auditors' report is Yau Wai Ip.

核數師就審計綜合財務報表 承擔的責任(續)

我們還向治理層提交聲明,說明我們已 符合有關獨立性的相關道德要求,並與 他們溝通有可能合理地被認為會影響我 們獨立性的所有關係和其他事項,以及 為消除對獨立性的威脅所採取的行動或 防範措施(若適用)。

從與治理層溝通的事項中,我們確定哪 些事項對本期綜合財務報表的審計最為 重要,因而構成關鍵審計事項。我們在核 數師報告中描述這些事項,除非法律法 規不允許公開披露這些事項,或在極端 罕見的情況下,如果合理預期在我們報 告中溝通某事項造成的負面後果超過產 生的公眾利益,我們決定不應在報告中 溝通該事項。

出具本獨立核數師報告的審計項目董事 是邱偉業。

國衛會計師事務所有限公司 香港執業會計師

> 邱偉業 執業證書編號:P07849

香港,二零二五年三月二十八日

HLB Hodgson Impey Cheng Limited

Certified Public Accountants

Yau Wai Ip Practising Certificate Number: P07849

Hong Kong, 28 March 2025

Consolidated Statement of Profit or Loss 綜合損益表

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

		Notes 附註	2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$′000 港幣千元
Revenue	收益	6, 7	51,370	101,897
Cost of sales	銷售成本	0, ,	(34,092)	(85,119)
Gross profit	毛利		17,278	16,778
Other revenue, gain and loss Fair value loss on investment	其他收益、收入及虧損 投資物業之公平值虧損	8	34,121	3,942
properties Gain arising on change in fair value of financial assets at fair value	按公平值於損益列賬之 財務資產公平值變動	17	(24,700)	(7,300)
through profit or loss	所產生之收益		89,158	95,390
Administrative expenses	行政開支		(55,675)	(50,490)
Other operating expenses	其他經營開支	9(c)	(51,000)	(6,484)
Profit from operations Finance costs Share of results of joint ventures	經營溢利 財務成本 應佔合營企業業績	9(a)	9,182 (28,423) 682	51,836 (26,770) 518
Share of results of associates	應佔聯營公司業績		111,950	143,717
Profit before taxation	除稅前溢利	9	93,391	169,301
Taxation	稅項	10(a)	-	
Profit for the year	本年度溢利		93,391	169,301
Profit for the year attributable to owners of the Company	本公司股東應佔 本年度溢利		93,391	169,301
Earnings per share – Basic and diluted	每股盈利 一基本及攤薄	14	1.90 HK cents 港仙	3.44 HK cents 港仙

The accompanying notes form an integral part of these consolidated financial statements.

隨附之附註為本綜合財務報表之組成部 份。

Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$′000 港幣千元
Profit for the year	本年度溢利	93,391	169,301
Other comprehensive loss	其他全面虧損		
Items that may be reclassified subsequently to profit or loss: Exchange differences on translation of financial statements of overseas	其後可能重新分類至 損益之項目: 換算海外附屬公司 財務報表所產生之		
subsidiaries	匯兌差額	(3,982)	(1,302)
Release of exchange reserve upon disposal of a subsidiary	於出售一間附屬公司 時解除之匯兌儲備	615	
Total other comprehensive loss for the year, net of tax	除稅後之本年度其他 全面虧損總額	(3,367)	(1,302)
Total comprehensive income for the year	本年度全面收益總額	90,024	167,999
Total comprehensive income for the year attributable to owners of the	本公司股東應佔本年度 全面收益總額		
Company		90,024	167,999

The accompanying notes form an integral part of these consolidated financial statements.

隨附之附註為本綜合財務報表之組成部 份。

Consolidated Statement of Financial Position 綜合財務狀況表

As at 31 December 2024 於二零二四年十二月三十一日

			2024	2023
			二零二四年	二零二三年
		Note	HK\$'000	HK\$'000
		附註	港幣千元	港幣千元
Non surront occots	北达劫咨这			
Non-current assets Property, plant and equipment	非流動資產 物業、廠房及設備	15	177,614	223,241
Intangible assets	無形資產	16	5,600	6,102
Investment properties	投資物業	10	96,800	121,500
Interests in associates	於聯營公司之權益	18	765,608	678,227
Interests in joint ventures	於合營企業之權益	19	9,150	8,468
			1,054,772	1,037,538
Current assets	流動資產			
Stock of properties	加到貝座 物業存貨	20	73,900	<u> </u>
Trade and other receivables	應收貿易賬款及	20	75,900	88,900
fiade and other receivables	其他應收賬款	21	11,688	15,727
Financial assets at fair value	按公平值於損益	21	11,000	13,727
through profit or loss	列賬之財務資產	22	230,542	188,453
Restricted bank deposits	受限制銀行存款	23		549
Pledged bank deposits with	到期期限超過	23		515
maturity over three months	三個月之已抵押			
	銀行存款	23	8,236	_
Cash and cash equivalents	現金及現金等值		-,	
	項目	24	74,950	57,388
			200.246	
			399,316	351,017
Current liabilities	流動負債			
Trade and other payables	應付貿易賬款及			
	其他應付賬款	25	25,948	20,294
Contract liabilities	合約負債	30	2,813	802
Bank loans	銀行貸款	26	261,500	306,500
Lease liabilities	租賃負債	27	692	311
			290,953	327,907
Net current assets	流動資產淨值		108,363	23,110
Total assets less current	資產總值減流動負債			
liabilities			1,163,135	1,060,648

Consolidated Statement of Financial Position (Continued) 綜合財務狀況表 (續)

As at 31 December 2024 於二零二四年十二月三十一日

		Note 附註	2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$'000 港幣千元
Non-current liabilities	非流動負債			
Lease liabilities	租賃負債	27	647	284
Loan from a director and	一名董事兼控股			
controlling shareholder	股東貸款	28	185,100	173,000
			185,747	173,284
Net assets	資產淨值		977,388	887,364
Capital and reserves	資本及儲備			
Share capital	股本	32	49,265	49,265
Reserves	儲備		928,123	838,099
Total equity	權益總值		977,388	887,364

The consolidated financial statements were approved and authorised for issue by the board of directors on 28 March 2025 and signed on its behalf by: 綜合財務報表已於二零二五年三月 二十八日獲董事會批准及授權刊發,並 由以下董事代表簽署:

Yeung Hoi Sing, Sonny 楊海成 Director 董事 Ma Ho Man, Hoffman 馬浩文 Director 董事

The accompanying notes form an integral part of these consolidated financial statements.

隨附之附註為本綜合財務報表之組成部 份。

Consolidated Statement of Changes in Equity 綜合權益變動表

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

					to owners of th 本公司股東應佔	ie Company		
		Share capital 股本 HK\$'000 港幣千元	Share premium 股份溢價 HK\$'000 港幣千元 (note a) (附註a)	Distributable reserve 可供分派儲備 HK\$'000 港幣千元 (note b) (附註b)	Exchange reserve 匯兌儲備 HK\$'000 港幣千元 (note c) (附註c)	Other reserve 其他儲備 HK\$'000 港幣千元	Accumulated losses 累計虧損 HK\$'000 港幣千元	Total equity 權益總值 HK\$'000 港幣千元
At 1 January 2023	於二零二三年一月一日	49,265	1,418,963	52,333	(4,964)	976	(797,208)	719,365
Profit for the year	本年度溢利	-	-	-	-	-	169,301	169,301
Other comprehensive loss for the year	本年度其他全面虧損	_	_	-	(1,302)	_	-	(1,302)
Total comprehensive income/ (loss) for the year	本年度全面收益/ (虧損)總額	-	-	-	(1,302)	-	169,301	167,999
At 31 December 2023 and 1 January 2024	於二零二三年 十二月三十一日及 二零二四年一月一日	49,265	1,418,963	52,333	(6,266)	976	(627,907)	887,364
Profit for the year	本年度溢利	-	-	-	-	-	93,391	93,391
Other comprehensive loss for the year	本年度其他全面虧損	_	-	-	(3,367)	-	-	(3,367)
Total comprehensive income/ (loss) for the year	本年度全面收益/ (虧損)總額	-	-	-	(3,367)	-	93,391	90,024
At 31 December 2024	於二零二四年 十二月三十一日	49,265	1,418,963	52,333	(9,633)	976	(534,516)	977,388

Consolidated Statement of Changes in Equity (Continued) 綜合權益變動表 (續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

(a) Share premium

The application of the share premium account is governed by section 40 of the Companies Act 1981 of Bermuda.

(b) Distributable reserve

The distributable reserve is the reserve of the Company available for distribution to the shareholders as calculated under the Companies Act 1981 of Bermuda.

(c) Exchange reserve

The exchange reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policies set out in note 2(p).

- (a) 股份溢價 股份溢價賬之應用受百慕達 一九八一年公司法第40條所規管。
- (b) 可供分派儲備 可供分派儲備指本公司按照百慕達 一九八一年公司法計算可供分派予 股東之儲備。

(c) 匯兌儲備

匯兌儲備包括因換算海外業務之財 務報表而產生之所有外匯差額。該 儲備乃根據附註2(p)所載會計政策 處理。

The accompanying notes form an integral part of these consolidated financial statements.

隨附之附註為本綜合財務報表之組成部 份。

Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

		Notes 附註	2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$′000 港幣千元
CASH FLOW FROM OPERATING	經營業務之現金流			
ACTIVITIES Profit before taxation Adjustments for: Fair value loss on	除稅前溢利 已就下列各項作出調整:		93,391	169,301
investment properties Gain arising on change in fair value of financial assets	投資物業之 公平值虧損 按公平值於損益列賬 之財務資產公平值	17	24,700	7,300
at fair value through profit or loss Gain arising on disposal of financial assets at fair value	變動所產生之收益 出售按公平值於損益 列賬之財務資產所		(89,158)	(95,390)
through profit or loss Bank interest income Finance costs Depreciation:	產生之收益 銀行利息收入 財務成本 折舊:	8 8 9(a)	(31,141) (519) 28,423	_ (361) 26,770
 owned property, plant and equipment right-of-use assets Amortisation on financial 	 一自置物業、廠房及 設備 一使用權資產 財務擔保合約攤銷 	9(d),15 9(d),15	11,237 638	11,658 520
guarantee contract Share of results of joint ventures	應佔合營企業業績	8, 29 19	- (682)	(161) (518)
Share of results of associates Write-down of stock of	應佔聯營公司業績 物業存貨撇減	18	(111,950)	(143,717)
properties Impairment loss on property, plant and equipment	物業、廠房及設備之 減值虧損	9(c), 20 9(c)	15,000 36,102	11,700
Gain on disposal of property, plant and equipment Loss on disposal of a subsidiary	出售物業、廠房及 設備之收益 出售一間附屬公司之	9(d)	(238)	-
Reversal of impairment loss recognised on amount due	虧損 就應收一間合營 企業款項確認之	8, 39	1,084	_
from a joint venture Reversal of impairment loss recognised on intangible	減值虧損撥回 就無形資產確認之 減值虧損撥回	9(c), 19	-	(3,200)
assets Reversal of allowance for	就應收貿易賬款 作出預期信貸	9(c), 16	-	(2,002)
expected credit losses on trade receivables Exchange alignment	作山	9(c), 21	(102) (1,983)	(14) (496)

Consolidated Statement of Cash Flows (Continued) 綜合現金流量表 (續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

		Note 附註	2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$′000 港幣千元
Operating cash flows before changes in working capital Decrease in trade and other	營運資金變動前之 經營現金流 應收貿易賬款及		(25,198)	(18,610)
receivables Increase in contract liabilities Increase/(decrease) in trade and	其他應收賬款減少 合約負債增加 應付貿易賬款及		5,593 2,077	3,080 71
other payables	其他應付賬款 增加/(減少)		7,078	(1,922)
NET CASH USED IN OPERATING ACTIVITIES	經營業務動用之 現金淨額		(10,450)	(17,381)
CASH FLOW FROM INVESTING ACTIVITIES	投資活動之現金流			
Payment for purchase of property, plant and equipment Decrease in amount due from a	購買物業、廠房及 設備所付款項 應收一間合營企業	15	(1,158)	(138)
joint venture Decrease in amounts due from	款項減少 應收聯營公司款項減少		-	3,200
associates Proceeds from disposal of financial assets at fair value through profit	出售按公平值於損益 列賬之財務資產	18	24,569	894
or loss Sale proceeds of disposal of property, plant and equipment	所得款項 出售物業、廠房及設備 所得款項		76,550 238	-
Net cash outflow from disposal of a subsidiary Placement of pledged bank	出售一間附屬公司之 現金流出淨額 存置到期期限超過	39	(282)	
deposits with maturity over three months Released of restricted	三個月之已抵押 銀行存款 解除受限制銀行存款		(8,236)	-
bank deposits Bank interest income received	已收銀行利息收入	8	549 478	_ 361
NET CASH GENERATED FROM INVESTING ACTIVITIES	投資活動產生之 現金淨額		92,708	4,317

Consolidated Statement of Cash Flows (Continued) 綜合現金流量表 (續)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

		Note	2024 二零二四年 HK\$′000	2023 二零二三年 HK\$'000
		附註	港幣千元	港幣千元
CASH FLOW FROM FINANCING ACTIVITIES	融資活動之現金流			
New bank loan raised	新籌集銀行貸款		124,000	144,000
Repayment of bank loan	償還銀行貸款		(169,000)	(150,000)
Loan from a director and	一名董事兼控股股東			
controlling shareholder	貸款		153,600	94,000
Repayment of loan from a	償還一名董事兼控股			,
director and controlling	股東貸款			
shareholder			(141,500)	(137,000)
Finance costs paid	已付財務成本		(28,641)	(26,755)
Payment of lease rentals	支付租賃租金		(632)	(559)
NET CASH USED IN FINANCING ACTIVITIES	i 融資活動動用之 現金淨額		(62,173)	(76,314)
Net increase/(decrease) in cash	現金及現金等值項目			
and cash equivalents	增加/(減少)淨額		20,085	(89,378)
Cash and cash equivalents at	年初現金及現金等值			
the beginning of year	項目		57,388	147,273
Effect of foreign exchange	匯率變動之影響			
rate changes			(2,523)	(507)
CASH AND CASH EQUIVALENT				
AT THE END OF THE YEAR	項目		74,950	57,388
Analysis of balances of cash	現金及現金等值項目之			
and cash equivalents	結餘分析			
Cash and bank balances	現金及銀行結餘	24	74,950	57,388

The accompanying notes form an integral part of these consolidated financial statements.

隨附之附註為本綜合財務報表之組成部 份。

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

1. ORGANISATION AND PRINCIPAL ACTIVITIES

The Company was incorporated as an exempted company with limited liability in Bermuda on 27 May 2004 under the Companies Act 1981 of Bermuda and its issued shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The Company's registered office is located at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda.

The principal place of business of the Company is located at Units 1003-04A, 10/F., Tower 1, Admiralty Centre, 18 Harcourt Road, Hong Kong. Its controlling shareholder is Silver Rich Macau Development Limited, a company incorporated in the British Virgin Islands ("BVI") with limited liability.

The principal activity of the Company is investment holding. The principal activities of its subsidiaries are set out in note 41 to the consolidated financial statements.

1. 組織及主要業務

本公司於二零零四年五月二十七 日根據百慕達一九八一年公司法 在百慕達註冊成立為獲豁免有限公 司,而其已發行股份於香港聯合交 易所有限公司(「聯交所」)上市。本 公司之註冊辦事處位於Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda。

本公司主要營業地點位於香港夏慤 道18號海富中心1座10樓1003-04A 室。其控股股東為劭富澳門發展有 限公司(一間於英屬處女群島(「英 屬處女群島」)註冊成立之有限公 司)。

本公司之主要業務為投資控股,其 附屬公司之主要業務載於綜合財務 報表附註41。

2. MATERIAL ACCOUNTING POLICY INFORMATION

(a) Statement of compliance

These consolidated financial statements have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRS(s)"), which collective term includes all applicable individual HKFRSs, Hong Kong Accounting Standards ("HKAS(s)") and interpretations issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and applicable disclosure requirements under the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) (the "Companies Ordinance"). For the purpose of preparation of the consolidated financial statements, information is considered material if such information is reasonably expected to influence decisions made by primary users. These consolidated financial statements also comply with the applicable disclosures provisions of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules").

The HKICPA has issued certain amendments and interpretations which are or have become effective. It also issued certain new and revised standards, amendments and interpretation ("New HKFRSs"), which are first effective or available for early adoption for the current accounting period of the Group (as defined hereinafter). Note 3 provides information on initial application of these developments to the extent that they are relevant to the Group for the current and prior accounting periods reflected in these consolidated financial statements. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊

(a) 守章聲明

此等綜合財務報表乃根據香港 會計師公會(「香港會計師公 會」) 頒布之所有適用香港財務 報告準則(「香港財務報告準 則」,此統稱包括所有適用的 個別香港財務報告準則、香港 會計準則(「香港會計準則」)及 詮釋)、香港公認會計原則以 及公司條例(香港法例第622章) (「公司條例」)所規定之適用 披露要求編製。就編製綜合財 務報表而言,倘有關資料合理 預期會影響主要使用者作出決 定,則有關資料被視為重大。 此等綜合財務報表亦遵守聯交 所證券上市規則(「上市規則」) 所規定之適用披露條文。

香港會計師公會已頒布若干 現時或已經生效之修訂本及 詮釋,亦已頒布若干於本集團 (定義見下文)當期之會計期 間首次生效或可供提早採納之 新訂及經修訂準則、修訂本及 新訂及經修訂本財務報告準 則」)。附註3載列於此等綜合 財務報表內所反映之當期及過 往會計期間首次應用與本集團 有關之發展的資料。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(b) Basis of preparation of the consolidated financial statements

The consolidated financial statements included the financial statements of the Company and its subsidiaries (collectively referred to as the "Group") and the Group's interests in associates and joint ventures made up to 31 December each year.

The consolidated financial statements are presented in Hong Kong dollars ("HK\$"), which is the same as the functional currency of the Company. All values are rounded to the nearest thousand ("HK\$'000") except when otherwise indicated.

Basis of measurement

The measurement basis used in the preparation of the consolidated financial statements is the historical cost basis except that investment properties and financial assets at fair value through profit or loss ("FVTPL") are stated at their fair value as explained in notes 2(g) and 2(j) to the consolidated financial statements respectively.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

2. 重大會計政策資訊(續)

(b) 綜合財務報表之編製基準

綜合財務報表包括截至每年 十二月三十一日止本公司及其 附屬公司(統稱「本集團」)之財 務報表,以及本集團於聯營公 司及合營企業之權益。

綜合財務報表以港幣(「港幣」) 呈列,與本公司之功能貨幣相 同。除非另有註明,否則所有 價值已四捨五入至最接近之千 位數(「港幣千元」)。

計量基準

編製綜合財務報表所採用之計 量基準為歷史成本基準(惟綜 合財務報表附註2(g)及2(j)所載 分別以公平值列賬之投資物業 及按公平值於損益列賬(「按公 平值於損益列賬」)之財務資產 除外)。

歷史成本一般按交換貨品及服務時所付代價之公平值計量。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(b) Basis of preparation of the consolidated financial statements (continued)

Basis of measurement (continued)

Fair value is the price that would be received to sell an asset or paid to transfer a liability in orderly transactions between market participants at the measurement date. regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or liability, the Group takes into account the characteristic of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis. except for share-based payment transactions that are within the scope of HKFRS 2 "Sharebased Payment", leasing transactions that are accounted for in accordance with HKFRS 16 "Leases", and measurements that have some similarities to fair value but are not fair value, such as net realisable value in HKAS 2 "Inventories" or value in use in HKAS 36 "Impairment of Assets".

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(b) 綜合財務報表之編製基準 (續)

計量基準(續)

公平值為於計量日期市場參與 者之間進行有序交易中出售資 產所收取或轉讓負債所支付之 價格,不論該價格是否直接觀 察可得或使用另一估值方法估 計。估計資產或負債之公平值 時,本集團考慮市場參與者於 計量日期為資產或負債進行定 價時將會考慮該資產或負債之 特點。在該等綜合財務報表計 量及/或披露之公平值均在此 基礎上予以確定,惟香港財務 報告準則第2號「股份付款」範 圍內之股份付款交易、按照香 港財務報告準則第16號「租賃」 入賬之租賃交易以及與公平值 有若干相似之處但並非公平值 (例如香港會計準則第2號「存 貨」之可變現淨值或香港會計 準則第36號「資產減值」之使用 價值)之計量除外。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(b) Basis of preparation of the consolidated financial statements (continued)

Basis of measurement (continued)

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

The preparation of consolidated financial statements in conformity with HKFRSs requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying amount of assets and liabilities not readily apparent from other sources. Actual results may differ from these estimates.

2. 重大會計政策資訊(續)

(b) 綜合財務報表之編製基準 (續)

計量基準(續)

此外,就財務報告而言,公平 值計量根據公平值計量輸入數 據之可觀察程度及輸入數據對 公平值計量之整體重要性分類 為第一級、第二級或第三級, 載述如下:

- 第一級輸入數據指實體
 於計量日期可取得之相
 同資產或負債在活躍市
 場之報價(未經調整);
- 第二級輸入數據指就資
 產或負債可直接或間接
 觀察之輸入數據(第一級
 內包括之報價除外);及
- 第三級輸入數據指資產
 或負債之不可觀察之輸
 入數據。

於編製符合香港財務報告準則 之綜合財務報表時,管理層須 作出判斷、估計及假設,而該 等判斷、估計及假設會影響、 、及支出之呈報金額。該等。 以及支出之呈報金額。該等 。 以及有關情況下視為合理之 。 以時所作出判斷之基礎。 實際結 果可能與該等估計數額存在差 異。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(b) Basis of preparation of the consolidated financial statements (continued)

Basis of measurement (continued)

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

Judgements made by management in the application of HKFRSs that have significant effect on the consolidated financial statements and estimates with a significant risk of material adjustment in the next year are discussed in note 5.

(c) Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities (including structured entities) controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its return.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more or the three elements of control listed above. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(b) 綜合財務報表之編製基準 (續)

計量基準(續)

估計及有關假設按持續基準審 閱。倘若會計估計之修訂僅影 響該修訂期間,有關修訂於該 期間內確認;或倘若修訂對當 前及未來期間均有影響,則於 作出修訂之期間及未來期間確 認。

有關管理層就應用對綜合財務 報表有重大影響之香港財務報 告準則時所作之判斷以及對下 一個年度有重大調整風險之估 計,將於附註5討論。

(c) 綜合基準

綜合財務報表包括本公司及受 本公司及其附屬公司控制之實 體(包括架構實體)之財務報 表。倘屬以下情況,本公司則 獲得控制權:

- 可對被投資者行使權力;
- 因參與被投資者之業務 而可獲得或有權獲得浮 動回報;及
- 有能力運用其權力影響 其回報。

倘有事實或情況顯示上述三項 控制因素中有一項或以上出現 變數,本集團會重新評估其是 否仍控制該名被投資者。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(c) Basis of consolidation (continued)

When the Group has less than a majority of the voting rights of an investee, it has power over the investee when the voting rights are sufficient to give it the practical ability to direct the relevant activities of the investee unilaterally. The Group considers all relevant facts and circumstances in assessing whether or not the Group's voting rights in an investee are sufficient to give it power, including:

- the size of the Group's holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- potential voting rights held by the Group, other vote holders or other parties;
- right arising from other contractual arrangements; and
- any additional facts and circumstances that indicate that the Group has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting patterns at previous shareholders' meetings.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expense of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

2. 重大會計政策資訊(續)

(c) 綜合基準(續)

- 當本集團於被投資者之投票權 未能佔大多數,但只要投票權 足以賦予本集團實際能力可單 方面掌控被投資者之相關業 務,本集團即可對被投資者行 使權力。在評估本集團於被投 資者之投票權是否足以賦予其 權力時,本集團會考慮所有相 關事實及情況,其中包括:
- 本集團所持投票權之規 模相對於其他持票人所 持投票權之規模及分散 程度;
- 本集團、其他持票人或其 他人士持有之潛在投票 權;
- 其他合約安排所產生之 權利;及
- 於需要作出決定時,表明本集團當前擁有或並無擁有指導相關活動之能力之任何額外事實及情況(包括先前股東大會上之投票模式)。

本集團於獲得附屬公司控制權 時將附屬公司綜合入賬,並於 失去附屬公司控制權時終止綜 合入賬。具體而言,年內購入 或出售附屬公司之收入及開支 於本集團獲得控制權當日起至 本集團失去附屬公司控制權當 日止,計入綜合損益及其他全 面收益表內。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(c) Basis of consolidation (continued)

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the noncontrolling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the noncontrolling interests even if this results in the non-controlling interests having a deficit balance.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies.

All intra-group assets and liabilities, equity, income and expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

Changes in the Group's ownership interests in existing subsidiaries

Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries.

Any difference between the amount by which the non-controlling interests are adjusted and the fair values of the consideration paid or received is recognised directly in equity and attributed to owners of the Company. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(c) 綜合基準(續)

溢利或虧損及其他全面收益之 每一部份,均歸屬於本公司股 東及非控股權益。附屬公司之 全面收益總額亦歸屬於本公司 股東及非控股權益,即使此舉 會導致非控股權益出現虧絀結 餘。

如有需要,附屬公司之財務報 表會作出調整,使其會計政策 與本集團會計政策一致。

所有集團內公司之間之資產及 負債、權益、收入、開支及現金 流量(與本集團成員公司之間 之交易有關),於綜合賬目時 全數對銷。

本集團於現有附屬公司擁有權 權益之變動

本集團於附屬公司擁有權權益 之變動如並無導致本集團失去 對該等附屬公司之控制權,將 作為權益交易入賬。本集團之 權益及非控股權益之賬面值已 作調整,以反映彼等於附屬公 司之相對權益之變動。

非控股權益所調整之金額與已 付或已收代價之公平值之間的 差額,均直接於權益內確認並 歸屬於本公司股東。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(c) Basis of consolidation (continued) Changes in the Group's ownership interests in existing subsidiaries (continued)

When the Group loses control of a subsidiary, a gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. All amounts previously recognised in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable HKFRSs). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under HKFRS 9 "Financial Instruments" or, when applicable, the cost on initial recognition of an investment in an associate or a joint venture.

In the Company's statement of financial position, an investment in subsidiaries is stated at cost less impairment losses (see note 2(i)).

2. 重大會計政策資訊(續)

(c) 綜合基準(續) 本集團於現有附屬公司擁有權 權益之變動(續)

常本集團失去一間附屬公司之 控制權時,收益或虧損會於損 益內確認,並按(i)已收代價之 公平值及任何保留權益之公平 值之總額與(ji)附屬公司之資產 (包括商譽)及負債以及任何 非控股權益之先前賬面值之間 的差額計算。所有先前於其他 全面收益內確認有關該附屬公 司之款項,將按猶如本集團已 直接出售該附屬公司之相關資 產或負債入賬 (即按適用香港 財務報告準則所規定/許可重 新分類至損益或轉撥至另一類 權益)。於失去控制權當日於 前附屬公司保留之任何投資之 公平值按香港財務報告準則 第9號「金融工具」於其後入賬 時被列作首次確認之公平值, 或(如適用),於首次確認時列 作於一間聯營公司或一間合營 企業之投資成本。

在本公司財務狀況表內,於附 屬公司之投資按成本扣除減值 虧損列賬(見附註2(i))。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(d) Investments in associates and joint ventures

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exits only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The results and assets and liabilities of associates or a joint venture are incorporated in these consolidated financial statements using the equity method of accounting, except when the investment, or a portion thereof, is classified as held for sale, in which case it is accounted for in accordance with HKFRS 5 "Non-current Assets Held for Sale and Discontinued Operations". Under the equity method, an investment in an associate or a joint venture is initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of the profit or loss and other comprehensive income of the associate or joint venture. When the Group's share of losses of an associate or a joint venture exceeds the Group's interest in that associate or joint venture (which includes any long-term interests that, in substance, form part of the Group's net investment in the associate or joint venture), the Group discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate or joint venture.

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(d) 於聯營公司及合營企業之 投資

聯營公司指本集團對其擁有重 大影響力之實體。重大影響力 乃參與被投資者之財務及營運 政策決定而非控制或共同控制 該等政策之權力。

合營企業乃一項合資安排,據 此,對安排有共同控制權之各 方對合資安排之資產淨值擁有 權利。共同控制權乃經合約協 定分享一項安排之控制權,並 僅於相關活動之決定須分享控 制權各方一致同意時存在。

聯營公司或合營企業之業績及 資產與負債乃按權益會計法記 入綜合財務報表,惟分類為持 作出售之投資或其部份則根據 香港財務報告準則第5號「持作 出售之非流動資產及已終止 經營業務1入賬。根據權益法, 於聯營公司或合營企業之投資 於綜合財務狀況表按成本首 次確認,並於其後作出調整, 以確認本集團應佔該聯營公司 或合營企業之損益及其他全面 收益。當本集團應佔聯營公司 或合營企業之虧損超出其於該 聯營公司或合營企業之權益時 (包括實質上構成本集團於該 聯營公司或合營企業投資淨額 一部份之任何長期權益),本 集團則終止確認其應佔之進一 步虧損。額外虧損僅於本集團 已產生法定或推定責任或代該 聯營公司或合營企業付款時, 方予確認。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(d) Investments in associates and joint ventures (continued)

An investment in an associate or a joint venture is accounted for using the equity method from the date on which the investee becomes an associate or a joint venture. On acquisition of the investment in an associate or a joint venture, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

The Group assesses whether there is an objective evidence that the interest in an associate or a joint venture may be impaired. When any objective evidence exists, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with HKAS 36 as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs of disposal) with its carrying amount. Any impairment loss recognised is not allocated to any asset, including goodwill, that forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with HKAS 36 to the extent that the recoverable amount of the investment subsequently increases.

2. 重大會計政策資訊(續)

(d) 於聯營公司及合營企業之 投資(續)

於聯營公司或合營企業之投資 由被投資者成為聯營公司或 合營企業當日起,按權益法入 賬。在收購於一間聯營公司或 一間超資企業包投資時,投資 一間超出本集團應佔被投資時,投資 可進別資產及負債之公平淨 值超出投資成本之任何部份 調 於損益內即時確認。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(d) Investments in associates and joint ventures (continued)

When the Group ceases to have significant influence over an associate or joint control over a joint venture, it is accounted for as a disposal of the entire interest in the investee with a resulting gain or loss being recognised in profit or loss. When the Group retains an interest in the former associate or joint venture and the retained interest is a financial asset within the scope of HKFRS 9, the Group measures the retained interest at fair value at that date and the fair value is regarded as its fair value on initial recognition. The difference between the carrying amount of the associate or joint venture and the fair value of any retained interest and any proceeds from disposing of the relevant interest in the associate or joint venture is included in the determination of the gain or loss on disposal of the associate or joint venture. In addition, the Group accounts for all amounts previously recognised in other comprehensive income in relation to that associate or joint venture on the same basis as would be required if that associate or joint venture had directly disposed of the related assets or liabilities. Therefore, if a gain or loss previously recognised in other comprehensive income by that associate or joint venture would be reclassified to profit or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) upon disposal/partial disposal of the relevant associate or joint venture.

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(d) 於聯營公司及合營企業之 投資(續)

當本集團不再對聯營公司擁有 重大影響力或不再對合營企業 擁有共同控制權時,入賬列作 出售於被投資者全部權益,所 產生之收益或虧損於損益內確 認。當本集團保留於前聯營公 司或合營企業之權益,且保留 權益為香港財務報告準則第9 號範圍內的財務資產時,本集 團按該日之公平值計量保留權 益,而該公平值則被視為首次 確認時之公平值。聯營公司或 合營企業之賬面值與任何保留 權益之公平值及出售聯營公司 或合營企業相關權益所得任何 款項之間的差額,均計入釐定 出售聯營公司或合營企業之損 益。此外,本集團將先前於其 他全面收益就該聯營公司或合 營企業確認之所有金額入賬, 基準與假設該聯營公司或合營 企業直接出售相關資產或負債 時所規定之基準相同。因此, 倘若聯營公司或合營企業先前 於其他全面收益內確認之損益 於出售相關資產或負債時重新 分類至損益,則本集團將於出 售/部份出售相關聯營公司或 合營企業時將權益之收益或虧 損重新分類至損益(列作重新 分類調整)。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(d) Investments in associates and joint ventures (continued)

When the group entity transacts with an associate or a joint venture of the Group, profits and losses resulting from the transactions with the associate or joint venture are recognised in the Group's consolidated financial statements only to the extent of interests in the associate or joint venture that are not related to the Group.

The Group continues to use the equity method when an investment in an associate becomes an investment in a joint venture or an investment in a joint venture becomes an investment in an associate. There is no remeasurement to fair value upon such changes in ownership interests.

When the Group reduces its ownership interests in associate or a joint venture but the Group continues to use the equity method, the Group reclassifies to profit or loss the proportion of the gain or loss that had previously been recognised in other comprehensive income relating to that reduction in ownership interests if that gain or loss would be reclassified to profit or loss on the disposal of the related assets or liabilities.

2. 重大會計政策資訊(續)

(d) 於聯營公司及合營企業之 投資(續)

當某一集團實體與本集團之聯 營公司或合營企業進行交易 時,與聯營公司或合營企業交 易所產生之溢利及虧損以在聯 營公司或合營企業與本集團無 關之權益為限,於本集團之綜 合財務報表內確認。

當於聯營公司之投資成為於合 營企業之投資或於合營企業 之投資成為於聯營公司之投 資時,本集團則繼續使用權益 法。擁有權權益出現上述變動 時,公平值不會重新計量。

於本集團削減其於聯營公司或 合營企業之擁有權權益而又繼 續使用權益法時,倘先前於其 他全面收益內確認有關削減擁 有權權益之收益或虧損將於出 售相關資產或負債時重新分類 至損益,本集團則會將該收益 或虧損按比例重新分類至損 益。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(d) Investments in associates and joint ventures (continued)

The Group applies HKFRS 9, including the impairment requirements, to long-term interests in an associate or joint venture to which the equity method is not applied and which form part of the net investment in the investee. Furthermore, in applying HKFRS 9 to long-term interests, the Group does not take into account adjustments to their carrying amount required by HKAS 28 (i.e. adjustments to the carrying amount of long-term interests arising from the allocation of losses of the investee or assessment of impairment in accordance with HKAS 28).

In the Group's consolidated statement of financial position, interests in associate and joint venture are stated at cost less impairment loss. If there is an indication of impairment, then the impairment test applied follows the principles in HKAS 36 "Impairment of Assets" (see note 2(i)).

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(d) 於聯營公司及合營企業之 投資(續)

本集團將香港財務報告準則第 9號(包括減值規定)應用於並 非應用權益法之於聯營公司或 合營企業之長期權益,有關長 期權益構成對被投資者之投資 淨額告準則第9號應用於長期 權益時,本集團並無考慮香港 會計準則第28號所規定對其賬 面值作出之調整(即根據香港 會計準則第28號對因分配被投 資者虧損或評估減值而產生之 長期權益賬面值調整)。

於本集團之綜合財務狀況表 內,於聯營公司及合營企業之 權益按成本扣除減值虧損列 賬。倘出現減值跡象,則所應 用之減值測試乃依循香港會計 準則第36號「資產減值」之原則 (見附註2(i))。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(e) Property, plant and equipment

Property, plant and equipment are tangible assets that are held for use in the production or supply of goods or services, or for administrative purposes. Property, plant and equipment are stated in the consolidated statement of financial position at cost less accumulated depreciation and impairment losses (see note 2(i)).

Depreciation is recognised so as to write off the cost of items of property, plant and equipment, less their estimated residual value, if any, using the straight-line method over their estimated useful life at the following rates per annum:

Land and buildings	2.5% – over the
	lease terms
Leasehold improvements	20% – over the
	lease terms
Furniture, fittings and	18% – 33¹/₃%
office equipment	
Motor vehicles	30%
Motor yacht and equipment	10% – 20%

Where parts of an item of property, plant and equipment have different useful lives, the cost of the item is allocated on a reasonable basis between the parts and each part is depreciated separately. Both the useful life of an asset and its residual value, if any, are reviewed annually. There is no depreciation imposed on the freehold land.

2. 重大會計政策資訊(續)

(e) 物業、廠房及設備

物業、廠房及設備為持有作生 產或供應貨品或服務或作行政 用途之有形資產。物業、廠房 及設備按成本減累計折舊及減 值虧損於綜合財務狀況表列賬 (見附註2(i))。

折舊予以確認,藉此以直線法 按物業、廠房及設備根據以下 年率於估計可使用年期撇銷 項目成本減估計剩餘價值(如 有):

土地及樓宇	2.5%一於租期內
租賃裝修	20%一於租期內
傢俬、裝置及 辦公室設備	18% - 33 ¹ / ₃ %
汽車	30%
遊艇及設備	10% - 20%

倘若物業、廠房及設備項目部 份之可使用年期不同,項目成 本則於各部份之間按合理基準 分配,而各部份將個別折舊。 資產可使用年期及其剩餘價值 (如有)會每年審閱。並無永 久業權土地作出折舊。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(e) Property, plant and equipment (continued)

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

(f) Intangible assets (other than goodwill)

Intangible assets, other than goodwill, identified on business combinations are capitalised at their fair values. They represent mainly trademark relationship with customers and cryptocurrencies. Subsequent to initial recognition, intangible assets with finite useful lives are carried at cost less accumulated amortisation and accumulated impairment losses. Amortisation for intangible assets with finite useful lives is charged to profit or loss on a straight-line basis from the date of acquisition over their estimated useful lives as follows:

Client list

15 years

The asset's useful lives and their amortisation method are reviewed annually.

Intangible assets with indefinite useful lives are not amortised. The intangible asset and its status are reviewed annually to determine whether events and circumstances continue to support indefinite useful life. Should the useful life of an intangible asset change from indefinite to finite, the change would be accounted for prospectively from the date of change and in accordance with the policy for amortisation of intangible assets with finite lives as set out above. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(e) 物業、廠房及設備(續)

物業、廠房及設備項目於出售 時或預期持續使用該資產不會 產生未來經濟利益時終止確 認。出售或報廢物業、廠房及 設備項目所產生之任何收益或 虧損按銷售所得款項與資產賬 值之差額釐定,並於損益內確 認。

(f) 無形資產(商譽除外) 業務合併時所識別之無形資產 (商譽除外)乃按彼等之公平 值撥作資本,其主要為商標、 與客戶之關係及加密貨幣。首 次確認後,具有限可使用年期 之無形資產按成本減累計攤銷 及累計減值虧損列賬。具有限 可使用年期之無形資產由收購 當日起,於其以下估計可使用 年期內按直線法攤銷計入損 益:

客戶名單 15年

資產之可使用年期及彼等之攤 銷方法於每年進行檢討。

具無限可使用年期之無形資產 不作攤銷。無形資產及其狀況 於每年進行檢討,以確定事件 及情況是否持續令無限可使用 年期可以繼續下去。倘無形資 產之可使用年期由無限轉變當日起,則由轉變當日起,則由轉變當日起,根 上述具有限可使用年期之無形 資產攤銷政策對是次轉變進行 往後之會計處理。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(f) Intangible assets (other than goodwill) (continued)

Cryptocurrencies purchased and held by the Group include Bitcoins, which are accounted for as intangible assets under the cost model. The Group has ownership of and control over the cryptocurrencies held and employs third party custodian services to monitor them.

The cryptocurrencies held by the Group are considered to have indefinite life, given there is no foreseeable limit to the period over which the relevant cryptocurrencies are expected to generate net cash inflows for the Group. They are not subject to amortisation and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. The accounting policies applied for impairment of cryptocurrencies are consistent with those for impairment of non-financial assets, as described in note 2(i). Cryptocurrencies that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period. The increased carrying amount of cryptocurrencies attributable to a reversal of an impairment loss, which is recognised in profit or loss, will not exceed the carrying amount that would have been determined had no impairment loss been recognised for the cryptocurrencies in prior accounting periods.

2. 重大會計政策資訊(續)

(f) 無形資產(商譽除外)(續)

本集團購買及持有之加密貨幣 包括比特幣,根據成本模式入 賬列作無形資產。本集團對持 有之加密貨幣有擁有權及控制 權,並僱用第三方託管服務監 察加密貨幣。

鑒於相關加密貨幣預期為本集 團產生現金流入淨額的期間並 無可預見限制,本集團持有之 加密貨幣被視為具有無限可 使用年期。該等加密貨幣無需 攤銷,惟每年須就減值進行測 試,或倘出現事件或情況有改 變顯示加密貨幣可能減值,則 更頻密地進行測試。應用於加 密貨幣減值之會計政策與附註 2(i)所述之非財務資產減值之 會計政策一致。已蒙受減值之 加密貨幣於各報告期末就是否 可以撥回減值進行檢討。任何 減值虧損撥回後增加之賬面值 (於損益內確認) 倘於過往會 計期間並未就加密貨幣確認任 何減值虧損,則不得超過原應 釐定之賬面值。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(f) Intangible assets (other than goodwill) (continued)

The recoverable amount of cryptocurrencies are determined based on fair value less costs of disposal. In determining the fair values, the relevant available markets are identified by the Group, and the Group considers accessibility to, and activity within those markets in order to identify the principal cryptocurrency markets for the Group. The fair value of cryptocurrencies traded in active markets (such as trading and exchange platforms) is based on quoted market prices at the end of the reporting period. A market is regarded as active if guoted prices are readily and regularly available from an exchange and those prices represent actual and regularly occurring market transactions on an arm's length basis. Therefore, the fair value used for assessment of recoverable amount in impairment tests is determined as quoted prices (unadjusted) in active markets for cryptocurrencies.

Derecognition of intangible assets

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains and losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss when the asset is derecognised. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(f) 無形資產(商譽除外)(續)

加密貨幣之可收回金額乃按公 平值減出售成本釐定。於釐定 公平值時,本集團識別相關可 選市場,並考慮該等市場之便 利度及活動,為本集團識別出 主要加密貨幣市場。於活躍市 場(例如買賣及交易平台)買賣 加密貨幣的公平值按於報告期 末所報市價計算。如可從交易 所隨時定期取得報價,而該等 價格代表實際定期出現之公平 市場交易,則該市場即被視為 活躍。因此,於減值測試中評 估可收回金額所用之公平值被 釐定為加密貨幣活躍市場之報 價(未經調整)。

終止確認無形資產

於出售或預期使用或出售該無 形資產將不會帶來未來經濟利 益時,方會終止確認為無形資 產。因終止確認無形資產而產 生之收益及虧損(按出售所得 款項淨額與該資產賬面值間之 差額計算)將於終止確認資產 時於損益內確認。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(g) Investment properties

Investment properties are properties held to earn rentals and/or for capital appreciation (including property under construction for such purposes). Investment properties are measured initially at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are measured at fair value, adjusted to exclude any prepaid or accrued operating lease income. Gains or losses arising from changes in the fair value of investment properties are included in the profit or loss in the period in which they arise.

Construction costs incurred for investment properties under construction are capitalised as part of the carrying amount of the investment properties under construction.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

2. 重大會計政策資訊(續)

(g) 投資物業

投資物業為持作賺取租金及/ 或資本增值之物業(包括就該 等目的之在建物業)。投資物 業初步按成本(包括任何直接 應佔支出)計量。首次確認後, 投資物業按公平值計量,並作 調整以剔除任何預付或應計經 營租賃收入。投資物業公平值 變動所產生之收益或虧損於其 產生期間計入損益。

在建投資物業所產生之建築成 本予以資本化為在建投資物業 之賬面值之一部份。

於出售後或於投資物業永久不 再使用及預期出售該投資物業 將不會帶來未來經濟利益時, 方會終止確認為投資物業。因 終止確認物業而產生之任何收 益或虧損(按出售所得款項淨 額與該資產賬面值間之差額計 算)將於終止確認物業之期間 內計入損益。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(h) Leases

Definition of a lease

The Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception of the contract. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed.

For contracts entered into or modified on or arising from business combinations on or after the date of initial application of HKFRS 16, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception, modification date or acquisition date, as appropriate. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed.

The Group as a lessee

Allocation of consideration to components of a contract

For a contract that contains a lease component and one or more additional lease or nonlease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative standalone price of the lease component and the aggregate stand-alone price of the non-lease components.

The Group applies practical expedient not to separate non-lease components from lease component, and instead account for the lease component and any associated non-lease components as a single lease component. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(h) 租賃 租賃的定義

本集團於合約開始時評估一份 合約是否根據香港財務報告準 則第16號的定義為(或包含)租 賃。除非該合約的條款及條件 其後變更,否則有關合約將不 予重新評估。

就於香港財務報告準則第16號 首次應用日期或之後訂立、修 訂或因業務合併而產生的合約 而言,本集團於開始時、修訂 日期或收購日期(倘適用)評估 該項合約是否根據香港財務報 告準則第16號的定義為(或包 含)租賃。

本集團作為承租人

分配代價至合約的部份

就一項合約其中包含一項租賃 部份及一項或多項額外租賃或 非租賃部份,本集團將合約中 的代價按租賃部份的相關單獨 價格及非租賃組成部份的單獨 價格總和分配至各自租賃組成 部份。

本集團應用可行權宜方法,非 為將非租賃部份自租賃部份分 離,而是將租賃部份及任何相 關的非租賃部份入賬列為個別 租賃部份。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(h) Leases (continued)

The Group as a lessee (continued)

Short-term leases and leases of low-value assets The Group applies the short-term lease recognition exemption to leases of office equipment that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. It also applies the recognition exemption for lease of low-value assets. Lease payments on shortterm leases and leases of low-value assets are recognised as expense on a straight-line basis or another systematic basis over the lease term.

Right-of-use assets

The cost of right-of-use asset includes:

- the amount of the initial measurement of the lease liability;
- any lease payments made at or before the commencement date, less any lease incentives received;
- any initial direct costs incurred by the Group; and
- an estimate of costs to be incurred by the Group in dismantling and removing the underlying assets, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

2. 重大會計政策資訊(續)

(h) 租賃(續) 本集團作為承租人(續) 短期租賃及低價值資產租賃 本集團將短期租賃確認豁免應 用於租賃期為開始日期起12個 月或以下及不含購買選擇權的 辦公室設備租賃。本集團亦對 於低價值資產租賃應用確認豁 免。短期租賃及低價值資產租 賃的租賃付款於租賃期內按直 線法或其他系統性基準確認為 開支。

使用權資產 使用權資產的成本包括:

- 租賃負債首次計量金額;
- 於開始日期或之前作出 的任何租賃付款,減任何 已收取的租賃優惠;
- 本集團所產生的任何首 次直接成本;及
- 本集團拆卸及搬遷相關 資產、回復其所在的地點 或將相關資產回復至租 賃條款及條件要求的狀 況所產生的估計成本。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(h) Leases (continued)

The Group as a lessee (continued)

Right-of-use assets (continued)

Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

Right-of-use assets in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term are depreciated from commencement date to the end of the useful life. Otherwise, rightof-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

The Group presents right-of-use assets that do not meet the definition of investment property or inventory in "property, plant and equipment", the same line item within which the corresponding underlying assets would be presented if they were owned.

Refundable rental deposits

Refundable rental deposits paid are accounted under HKFRS 9 and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments and included in the cost of right-ofuse assets. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

整。

(h) 租賃(續) 本集團作為承租人(續) 使用權資產(續) 使用權資產按成本減任何累計 折舊及減值虧損計量,並就任 何重新計量租賃負債作出調

本集團於租期結束時合理確定 獲取相關租賃資產擁有權的使 用權資產,自開始日期起至使 用年期結束期間計提折舊。否 則,使用權資產以直線法於其 估計使用年期及租賃期(以較 短者為準)內計提折舊。

本集團將不符投資物業或存 貨定義的使用權資產列入「物 業、廠房及設備」,載於相應相 關資產(倘彼等擁有)的同一項 目內呈列。

可退回租賃按金

已付的可退回租賃按金按香港 財務報告準則第9號計算,並 初步按公平值計量。首次確認 時對公平值的調整被視為額外 租賃付款,並計入使用權資產 的成本內。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(h) Leases (continued)

The Group as a lessee (continued) *Lease liabilities*

At the commencement date of a lease, the Group recognises and measures the lease liability at the present value of lease payments that are unpaid at that date. In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable.

The lease payments include:

- fixed payments (including in-substance fixed payments) less any lease incentives receivable;
- variable lease payments that depend on an index or rate, initially measured using the index or rate at the commencement date;
- the amount expected to be payable by the Group under residual value guarantees;
- the exercise price of purchase option if the Group is reasonably certain to exercise the options; and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising an option to terminate the lease.

2. 重大會計政策資訊(續)

(h) 租賃(續) 本集團作為承租人(續) 租賃負債 於租賃開始日期,本集團按該

日未付租賃付款現值確認及計 量為租賃負債。於計算租賃付 款的現值時,倘租賃的隱含利 率難以釐定,本集團則採用於 租賃開始日期的增量借貸利 率。

租賃付款包括:

- 固定付款(包括實質固定 付款)減任何應收租賃優 惠;
- 取決於指數或比率的可 變租賃付款,於租賃開始
 日期時使用該指數或比
 率作初步計量;
- 根據剩餘價值擔保預期
 應由本集團支付的金額;
- 購買權的行使價(倘本集 團合理確定將行使該購 買權);及
- 於租賃條款反映本集團 行使選擇權終止租賃時, 終止租賃所支付的罰款。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(h) Leases (continued)

The Group as a lessee (continued)

Lease liabilities (continued)

After the commencement date, lease liabilities are adjusted by interest accretion and lease payments.

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-of-use assets) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the related lease liability is remeasured by discounting the revised lease payments using a revised discount rate at the date of reassessment; and
- the lease payments change due to changes in market rental rates following expected payment under a guaranteed residual value, in which cases the related lease liability is remeasured by discounting the revised lease payments using the initial discount rate.

The Group presents lease liabilities as a separate line item on the consolidated statement of financial position. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(h) 租賃(續) 本集團作為承租人(續) 租賃負債(續) 於開始日期後,租賃負債按利 息增長及租賃付款作出調整。

倘出現以下情況,本集團會重 新計量租賃負債(並就相關使 用權資產作出相應調整):

- 租賃條款已改變或行使 購買權的評估有變,在此 情況下,相關租賃負債透 過採用於重新計量當日 的經修訂貼現率貼現經 修訂租賃付款而重新計 量;及
- 租賃付款因根據有擔保 餘值的預期付款後的市 場租金率變動而出現變 動,在此情況下,相關租 賃負債透過採用首次貼 現率貼現經修訂租賃付 款而重新計量。

本集團將租賃負債載於綜合財 務狀況表呈列為單獨項目。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(h) Leases (continued)

The Group as a lessee (continued) *Lease modifications* The Group accounts for a lease modification as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the leases increases by an amount commensurate with the stand-alone price for the increase in scope and any appropriate adjustments to that stand-alone price to reflect the circumstances of the particular contract.

For a lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

The Group accounts for the remeasurement of lease liabilities by making corresponding adjustments to the relevant right-of-use asset.

When the modified contract contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the modified contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

2. 重大會計政策資訊(續)

(h) 租賃(續) 本集團作為承租人(續) 租賃修訂 倘出現以下情況,本集團會將 租賃之修訂列賬為個別租賃:

- 該項修改通過增加使用 一項或多項相關資產之 權利擴大了租賃範圍;及
- 租賃代價增加,增加的金額相當於範圍擴大對應之單獨價格,加上為反映特定合約之實際情況而對單獨價格進行之任何適當調整。

就未入賬為一項單獨租賃的租 賃修訂而言,本集團透過使用 修訂生效日期的經修訂貼現率 貼現經修訂租賃付款之經修改 租賃之租期,重新計量租賃負 債。

本集團透過對相關使用權資產 進行相應調整對租賃負債之重 新計量入賬。

倘經修訂合約包含租賃部份及 一項或多項額外租賃或非租賃 部份,則本集團會根據租賃部 份之相對獨立價格及非租賃部 份之總獨立價格,將經修訂合 約中之代價分配至各租賃部 份。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(h) Leases (continued) The Group as a lessor

Classification and measurement of leases Leases for which the Group is a lessor are classified as finance or operating leases. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

Amounts due from lessees under finance leases are recognised as receivables at the commencement date at amounts equal to the Group's net investment in the leases, measured using the interest rate implicit in the respective lease. Initial direct costs (other than those incurred by manufacturer or dealer lessors) are included in the initial measurement of the net investments in the leases. Interest income is allocated to accounting periods so as to reflect a constant periodic rate of return on the Group's net investment outstanding in respect of the leases.

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset, and such costs are recognised as an expense on a straight-line basis over the lease term except for investment properties measured under fair value model.

Interest and rental income which are derived from the Group's ordinary course of business are presented as revenue. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(h) 租賃(續) 本集團作為出租人 租賃之分類及計量 出租人為本集團之租賃分類為 融資或經營租賃。倘租賃條款 將擁有權之絕大部份風險及回 報轉移予承租人,該合約分類 為融資租賃。所有其他租賃分 類為經營租賃。

融資租賃下應收承租人的款項 於開始日期確認為應收款項, 其金額相等於租賃之投資淨 額,並使用各租賃隱含的利率 計量。首次直接成本(製造商出租人產生之直接成 本除外)計入租賃投資淨額之 首次計量中。利息收入分配至 會計期間,以反映本集團有關 租賃之未償還投資淨額的固定 定期回報率。

經營租賃租金收入以直線法按 相關租賃期於損益內確認。就 經營租賃進行磋商和作出安排 所產生之首次直接成本,會加 入租賃資產之賬面值,而有關 成本以直線法按租賃期確認為 開支(根據公平價值模式計量 的投資物業除外)。

來自本集團日常業務過程之利 息及租金收入呈列為收益。
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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(h) Leases (continued)

The Group as a lessor (continued)

Allocation of consideration to components of a contract

When a contract includes both lease and non-lease components, the Group applies HKFRS 15 "Revenue from contracts with customers" to allocate the consideration in a contract to lease and non-lease components. Non-lease components are separated from lease component on the basis of their relative stand-alone selling prices.

Refundable rental deposits

Refundable rental deposits received are accounted for under HKFRS 9 and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments from lessees.

Lease modification

Changes in considerations of lease contracts that were not part of the original terms and conditions are accounted for as lease modifications, including lease incentives provided through forgiveness or reduction of rentals.

Operating leases

The Group accounts for a modification to an operating lease as a new lease from the effective date of the modification, considering any prepaid or accrued lease payments relating to the original lease as part of the lease payments for the new lease.

2. 重大會計政策資訊(續)

(h) 租賃(續) 本集團作為出租人(續) 分配代價至合約之部份

> 倘一項合約包括租賃及非租賃 部份,則本集團應用香港財務 報告準則第15號「來自與客戶 訂約之收益」將合約中之代價 分配至租賃及非租賃部份。非 租賃部份根據其相對單獨售價 與租賃部份分開呈列。

可退回租賃按金

已收可退回租賃按金按香港財 務報告準則第9號入賬,並初 步按公平值計量。首次確認時 對公平值的調整被視為承租人 的額外租賃付款。

租賃修訂

不屬於原有條款及條件一部份 之租賃合約代價變動入賬列作 租賃修訂,包括藉免租或減租 所提供之租賃優惠。

經營租賃

本集團由經營租賃修訂之生效 日期起將修改入賬列為新租 賃,當中會將任何就原租賃預 付或累計之租賃付款視為新租 賃之租賃付款之一部份。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

 Impairment on property, plant and equipment, right-of-use assets, investments in subsidiaries, associates and joint ventures and intangible assets other than goodwill

At the end of the reporting period, the Group reviews the carrying amounts of its property, plant and equipment, right-of-use assets, investments in subsidiaries, associates and joint ventures and intangible assets with finite useful lives to determine whether there is any indication that these assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss (if any). Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that they may be impaired.

The recoverable amount of property, plant and equipment, right-of-use assets, investments in subsidiaries, associates and joint ventures and intangible assets are estimated individually. When it is not possible to estimate the recoverable amount individually, the Group estimates the recoverable amount of the CGU to which the asset belongs.

In testing a CGU for impairment, corporate assets are allocated to the relevant CGU when a reasonable and consistent basis of allocation can be established, or otherwise they are allocated to the smallest group of CGUs for which a reasonable and consistent allocation basis can be established. The recoverable amount is determined for the CGU or group of CGUs to which the corporate asset belongs, and is compared with the carrying amount of the relevant CGU or group of CGUs. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(i) 物業、廠房及設備、使用權 資產、於附屬公司、聯營 公司及合營企業之投資 以及無形資產(商譽除外) 減值

物業、廠房及設備、使用權資 產、於附屬公司、聯營公司及 合營企業之投資以及無形資產 之可收回金額個別估計。當不 可能個別估計可收回金額時, 本集團估計資產所屬現金產生 單位之可收回金額。

於測試現金產生單位之減值 時,倘能建立合理一致之分配 基準,公司資產會被分配至相 關現金產生單位,否則會分配 至能建立合理一致分配基準之 最小組別之現金產生單位內。 可收回金額會按公司資產所屬 之現金產生單位或現金產生單 位組別釐定,並與相關現金產 生單位或現金產生單位組別之 賬面值比對。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

 Impairment on property, plant and equipment, right-of-use assets, investments in subsidiaries, associates and joint ventures and intangible assets other than goodwill (continued)

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset (or a CGU) for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or a CGU) is reduced to its recoverable amount. For corporate assets or portion of corporate assets which cannot be allocated on a reasonable and consistent basis to a CGU, the Group compares the carrying amount of a group of CGUs, including the carrying amounts of the corporate assets or portion of corporate assets allocated to that group of CGUs, with the recoverable amount of the group of CGUs. In allocating the impairment loss, the impairment loss is allocated first to reduce the carrying amount of any goodwill (if applicable) and then to the other assets on a pro-rata basis based on the carrying amount of each asset in the unit or the group of CGUs. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated prorata to the other assets of the unit or the group of CGUs. An impairment loss is recognised immediately in profit or loss.

2. 重大會計政策資訊(續)

(i) 物業、廠房及設備、使用權 資產、於附屬公司、聯營 公司及合營企業之投資 以及無形資產(商譽除外) 減值(續)

> 可收回金額乃公平值減出售成 本與使用價值兩者之較高者。 於評估使用價值時,估計未來 現金流使用稅前貼現率貼現至 其現值,而有關稅前貼現率反 映金錢時間價值之當前市場估 計,以及並無調整未來現金流 估計之資產(或某一現金產生 單位)特定風險。

> 倘某一資產(或某一現金產生 單位)之可收回金額估計少於 其賬面值,則該資產(或現金 產生單位)之賬面值減記至其 可收回金額。至於不能按合理 一致基準分配至一項現金產生 單位之公司資產或其部份,本 集團將某一組現金產生單位之 賬面值(包括公司資產或其部 份之賬面值)與該組現金產生 單位之可收回金額比較。在分 配減值虧損時,減值虧損會先 分配至扣減任何商譽(如適用) 之賬面值,其後基於每項資產 於該單位(或該組現金產生單 位) 賬面值之比例分配至其他 資產。某一資產之賬面值不會 扣減至低於其公平值減出售成 本(如可計量)、其使用價值(如 可釐定)及零之最高者。原應已 分配至資產之減值虧損金額按 比例分配至該單位或該組現金 產生單位之其他資產。減值虧 損即時於損益內確認。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

 Impairment on property, plant and equipment, right-of-use assets, investments in subsidiaries, associates and joint ventures and intangible assets other than goodwill (continued)

Where an impairment loss subsequently reverses, the carrying amount of the asset (or CGU or a group of CGUs) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or a CGU or a group of CGUs) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

(j) Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument. All regular way purchases or sales of financial assets are recognised and derecognised on a settlement date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

Financial assets and financial liabilities are initially measured at fair value except for trade receivables arising from contracts with customers who are initially measured in accordance with HKFRS 15. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at FVTPL) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognised immediately in profit or loss. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(i) 物業、廠房及設備、使用權 資產、於附屬公司、聯營 公司及合營企業之投資 以及無形資產(商譽除外) 減值(續)

倘其後撥回減值虧損,則資產 (或現金產生單位或某組現金 產生單位)之賬面值會增加至 其經修訂之估計可收回金額, 惟就此增加之賬面值不得超出 如過往年度資產(或現金產生 單位或某組現金產生單位)並 無確認減值虧損時原應釐定之 賬面值。減值虧損撥回即時於 損益內確認。

(j) 金融工具

當集團實體成為工具合同條文 之訂約方,則確認財務資產及 財務負債。所有以常規方式買 賣之財務資產按交收日基準確 認及終止確認。以常規方式買 賣指須於市場規則或慣例設定 之期限內交付資產之財務資產 買賣。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income and interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts and payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset or financial liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Interest income which are derived from the Group's ordinary course of business are presented as revenue.

(i) Financial assets

Classification and subsequent measurement of financial assets Financial assets that meet the following conditions are measured subsequently at amortised cost:

- the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

2. 重大會計政策資訊(續)

(j) 金融工具(續)

實際利率法乃計算財務資產或 財務負債攤銷成本及於相關期 間分配利息收入及利息開支的 方法。實際利率指確切貼現財 務資產或財務負債預計年期內 或(如適用)較短時間內估計未 來現金收入及付款(包括所有 屬於實際利率一部份的已付或 已收費用及點數、交易成本及 其他溢價或貼現)至初步確認 時賬面淨值的利率。

本集團日常業務中產生之利息 收入乃呈列為收益。

(i) 財務資產

財務資產之分類及其後 計量 符合以下條件的財務資 產於其後按攤銷成本計 量:

- 商業模式下持有之 財務資產以收取合 約現金流量為目的; 及
- 該財務資產之合約 條款令於特定日期 產生之現金流量僅 為支付本金及未償 還本金之利息。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Classification and subsequent measurement of financial assets (continued)

Financial assets that meet the following conditions are measured subsequently at FVTOCI:

- the financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling the financial assets; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are subsequently measured at FVTPL, except that at the date of initial application/initial recognition of a financial asset the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income if that equity investment is neither held for trading nor contingent consideration recognised by an acquirer in a business combination to which HKFRS 3 "Business Combinations" applies. 2. 重大會計政策資訊(續)

(j) 金融工具(續)

(i) 財務資產(續) 財務資產之分類及其後 計量(續)

> 符合以下條件之財務資 產於其後按公平值於其 他全面收益列賬方式計 量:

- 財務資產以出售及 收取合約現金流量
 達致為目的之商業
 模式下持有;及
- 該財務資產之合約 條款於指定日期產 生之現金流量僅為 支付本金及未償還 本金之利息。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

- (i) Financial assets (continued)
 Classification and subsequent measurement of financial assets (continued)
 A financial asset is classified as held for trading if:
 - it has been acquired principally for the purpose of selling in the near term; or
 - on initial recognition it is a part of a portfolio of identified financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
 - it is a derivative that is not designated and effective as a hedging instrument.

In addition, the Group may irrevocably designate a financial asset that are required to be measured at the amortised cost or FVTOCI as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch.

2. 重大會計政策資訊(續)

- (j) 金融工具(續)
 - (i) 財務資產(續)
 財務資產之分類及其後
 計量(續)

在以下情況,財務資產分 類為持作買賣:

- 主要購入目的為於 短期內出售;或
- 於初始確認時構成 本集團一併管理指 定之已識別金融工 具組合之一部份,且 具有近期實際短期 獲利模式;或
- 其並非指定及有效 作為對沖工具之衍 生工具。

此外,倘可消除或大幅減 少會計錯配,本集團不可 撤銷地將須按攤銷成本 計量或按公平值於其他 全面收益列賬方式計量 之財務資產指定為按公 平值於損益列賬方式計 量。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(i)

(j) Financial instruments (continued)

- **Financial assets (continued)** Classification and subsequent measurement of financial assets (continued)
 - (i) Amortised cost and effective interest method

Interest income is recognised using the effective interest method for debt instruments measured subsequently at amortised cost and at FVTOCI. For financial assets other than purchased or originated creditimpaired financial assets, interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become creditimpaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset. If, in subsequent reporting periods, the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit-impaired.

2. 重大會計政策資訊(續)

(j) 金融工具(續)

(i)

- (i) 財務資產(續) 財務資產之分類及其後 計量(續)
 - 攤銷成本及實際 利率法 其後按攤銷成本及 按公平值於其他全 面收益列賬方式計 量之債務工具之利 息收入乃使用實際 利率法確認。對於除 購買或發起之信貸 減值財務資產以外 之財務資產,利息收 入乃對財務資產賬 面總值使用實際利 率 予以計算,惟其 後出現信貸減值之 財務資產除外(見下 文)。對於其後出現 信貸減值之財務資 產,利息收入乃對財 務資產攤銷成本使 用實際利率確認。若 在後續報告期內,信 貸減值金融工具之 信貸風險好轉,使財 務資產不再信貸減 值,則自釐定資產不 再信貸減值後之報 告期初起,利息收入 透過對財務資產賬 面總值使用實際利 率確認。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Classification and subsequent measurement of financial assets (continued)

(ii) Debt instruments classified as at FVTOCI

> Subsequent change in the carrying amounts for debt instruments classified as at FVTOCI as a result of interest income calculated using the effective interest method are recognised in profit or loss. All other changes in the carrying amount of these debt instruments are recognised in other comprehensive income and accumulated under the heading of reserve. Impairment allowances are recognised in profit or loss with corresponding adjustment to other comprehensive income without reducing the carrying amounts of these debt instruments. When these debt instruments are derecognised, the cumulative gains or losses previously recognised in other comprehensive income are reclassified to profit or loss.

(iii) Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI are measured at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair values gains or losses recognised in profit or loss.

2. 重大會計政策資訊(續)

- (j) 金融工具(續)
 - (i) 財務資產(續) 財務資產之分類及其後 計量(續)
 - 分類為按公平值於 (ii) 其他全面收益列賬 之債務工具 因按實際利率法計 算之利息收入而導 致分類為按公平值 於其他全面收益列 賬之債務工具賬面 值之其後變動於損 益內確認。該等債務 工具賬面值之所有 其他變動均於其他 全面收益內確認並 於儲備下累計。減值 撥備於損益內確認, 並對其他全面收益 作出相應調整,而不 會減少該等債務工 具之賬面值。當該等 債務工具被終止確 認時,先前在其他全 面收益內確認之累 計收益或虧損重新 分類至損益。
 - (iii) 按公平值於損益 列賬之財務資產 不符合以攤銷成本 或按公平值於其他 全面收益列賬方式 計量條件之財務資 產按公平值於損益 列賬方式計量。

按公平值於損益列 賬之財務資產按各 報告期末之公平值 計量,而任何公平值 收益或虧損於損益 內確認。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Foreign exchange gains and losses The carrying amount of financial assets that are denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period. Specifically:

- for financial assets measured at amortised cost that are not part of a designated hedging relationship, exchange differences are recognised in profit or loss; and
- for financial assets measured at FVTPL that are not part of a designated hedging relationship, exchange differences are recognised in profit or loss.

2. 重大會計政策資訊(續)

- (i) 財務資產(續) 外匯收益及虧損 以外幣計值之財務資產 之賬面值以該外幣釐定, 並按各報告期末之現貨 匯率換算。具體而言:
 - 對於不構成指定對 沖關係之按攤銷成 本計量之財務資產, 匯兌差額於損益內 確認;及
 - 對於不構成指定對 沖關係之按公平值 於損益列賬方式計 量之財務資產,匯兌 差額於損益內確認。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued) Impairment of financial assets subject to impairment assessment under HKFRS 9

The Group performs impairment assessment under expected credit losses ("ECL(s)") on financial assets (including trade and other receivables as well as amounts due from associates and a joint venture) which are subject to impairment assessment under HKFRS 9. The amount of ECLs is updated at each reporting date to reflect changes in credit risk since initial recognition.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessments are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

2. 重大會計政策資訊(續)

(j) 金融工具(續)

財務資產(續) (i) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值 本集團對根據香港財務 報告準則第9號須進行減 值評估之財務資產(包括 包括應收貿易賬款及其 他應收賬款以及應收聯 營公司及一間合營企業 款項)使用預期信貸虧損 (「預期信貸虧損」)模式 進行減值評估。預期信貸 虧損金額於各報告日期 更新,以反映信貸風險自 初始確認以來之變動。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (continued)

The Group always recognises lifetime ECL for trade receivables. The ECLs on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

For all other financial instruments, the Group recognises lifetime ECL when there has been a significant increase in credit risk since initial recognition. However, if the credit risk on the financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month ECL.

2. 重大會計政策資訊(續)

(j) 金融工具(續)

(i) 財務資産(續) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值(續) 本集團一直就應收貿易 賬款確認可使用年期內 之預期信貸虧損。該等財 務資產之預期信貸虧損 乃利用基於本集團過往 信貸虧損經驗之撥備矩 陣進行估算,並按在報告 日期債務人之個別因素、 整體經濟狀況及對當前 和預測整體經濟狀況之 評估方向(在適當時包括 金錢的時間價值) 進行調 整。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

- (i) Financial assets (continued) Impairment of financial assets subject to impairment assessment under HKFRS 9 (continued)
 - Significant increase in credit risk (i) In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument at the reporting date with the risk of a default occurring on the financial instrument at the date of initial recognition. In making this assessment, the Group considers both guantitative and gualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort. Forward-looking information considered includes the future prospects of the industries in which the Group's debtors operate, obtained from economic expert reports, financial analysts, governmental bodies, relevant think tanks and other similar organisations, as well as consideration of various external sources of actual and forecast economic information that relate to the Group's core operations.

2. 重大會計政策資訊(續)

- (i) 財務資產(續) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值(續)
 - 信貸風險顯著增加 (i) 為評估一項金融工 具的信貸風險自首 次確認後是否顯著 增加,本集團將報 告日期評估之金融 工具違約風險與首 次確認日期之金融 工具之違約風險進 行比較。在開展評估 時,本集團考慮合理 可靠之定量及定性 資料,包括毋須付出 過多成本或努力即 可獲得之過往經驗 及前瞻性資料。所考 慮之前瞻性資料包 括獲取自經濟專家 報告、金融分析師、 政府機構、相關智庫 及其他類似組織之 本集團債務人經營 所在行業之未來前 景,以及與本集團核 心業務相關之實際 **及預測經濟資料之** 各種外部來源。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (continued)

(i) Significant increase in credit risk (continued)

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk for a particular financial instrument, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor, or the length of time or the extent to which the fair value of a financial asset has been less than its amortised cost;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;

2. 重大會計政策資訊(續)

(j) 金融工具(續)

- (i) 財務資產(續) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值(續)
 - (i) 信貸風險顯著增加 (續)

在評估信貸風險是 否顯著增加時,尤其 考慮以下資料:

- 金融工具的外部 (如有)或內部 信貸評級之實 際或預期顯著 惡化;
- 特信部著積息約著務低之標例信用格或平成度具外顯如貸違顯財值本;
- 商業、金融或 經濟情況目前 或預期有不利 變動,預計將 導致債務人償 還養項的能力 顯著下降;

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (continued)

- (i) Significant increase in credit risk (continued)
 - an actual or expected significant deterioration in the operating results of the debtor;
 - significant increases in credit risk on other financial instruments of the same debtor; and
 - an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk on a financial asset has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

2. 重大會計政策資訊(續)

- (j) 金融工具(續)
 - (i) 財務資產(續) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值(續)
 - (i) 信貸風險顯著增加(續)
 - 債務人之經營 業績之實際或 預期顯著惡化;
 - 同一債務人其 他金融工具之
 信貸風險顯著
 上升;及

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (continued)

(i) Significant increase in credit risk (continued)

Despite the foregoing, the Group assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if:

- (1) the financial instrument has a low risk of default;
- (2) the debtor has a strong capacity to meet its contractual cash flow obligations in the near term; and
- (3) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

2. 重大會計政策資訊(續)

(j) 金融工具(續)

- (i) 財務資產(續) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值(續)
 - (i) 信貸風險顯著增加(續)

儘管有上述規定,若 於報告日期金融工 具被判定為具有較 低信貸風險,本集團 會假設金融工具信 貸風險自首次確訊 以來並未顯著上升。 在以下情況下,金融 工具會被判定為具 有較低信貸風險:

- (1) 金融工具具有 較低違約風險;
- (2) 債務人有很強 之能力履行近 期之合約現金 流量責任;及
- (3) 經濟及商業環 境之長期不利 變動有可能但 未必會降低借 款人履行合約 現金流量責任 之能力。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (continued)

(i) Significant increase in credit risk (continued)

The Group considers a financial asset to have low credit risk when the asset has external credit rating of 'investment grade' in accordance with the globally understood definition or if an external rating is not available, the asset has an internal rating of 'performing'. Performing means that the counterparty has a strong financial position and there is no past due amounts.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

2. 重大會計政策資訊(續)

(j) 金融工具(續)

- (i) 財務資產(續) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值(續)
 - (i) 信貸風險顯著增加(續)

本集團定期監測用 以識別信貸風險是 否顯著增加的準則 的有效性,並適當對 其進行修訂,以確保 該準則能夠在金額 到期前確定信貸風 險是否顯著增加。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (continued)

(ii) Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that financial assets that meet either of the following criteria are generally not recoverable:

- when there is a breach of financial covenants by the debtor; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collateral held by the Group).

Irrespective of the above analysis, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate. 2. 重大會計政策資訊(續)

(j) 金融工具(續)

(i) 財務資產(續) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值(續)

(ii) 違約之定義
 本集團認為以下情況就內部信貸風險管理目的而言構成違約事件,因為過往經驗表明符合以下任何一項條件之財務資產一般無法收回:

債務人違反財
 務契諾;或

無論上述分析如何, 本集團認為倘財務 資產已逾期還款90 天,則可視為違約, 除非本集團有合理 及有據可查的資料 證明更滯後之違約 標準更為合適。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (continued)

- (iii) Credit-impaired financial assets A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:
 - (a) significant financial difficulty of the issuer or the borrower;
 - (b) a breach of contract, such as a default or past due event;
 - (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;

2. 重大會計政策資訊(續)

- (i) 財務資產(續) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值(續)
 - (iii) 財務資產信貸減值 當發生一項或多項 對財務資產預計未 來現金流量產生不 利影響之事件時,則 該財務資產即被視 為出現信貸減值。財 務資產出現信貸減 值之憑據包括以下 可觀察事件:
 - (a) 發行人或借款
 人存在嚴重財
 政困難;
 - (b) 違反合約,例
 如違約或逾期
 事件;
 - (c) 借款人之貸款人基務所
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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued) Impairment of financial assets subject to impairment assessment under HKFRS 9

(continued)

- (iii) Credit-impaired financial assets (continued)
 - (d) it becomes probable that the borrower will enter bankruptcy or other financial reorganisation; or
 - (e) the disappearance of an active market for that financial asset because of financial difficulties.

(iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the debtor has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over two years past due, whichever occurs sooner. Financial assets written-off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.

2. 重大會計政策資訊(續)

- (i) 財務資產(續) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值(續)
 (iii) 財務資產信貸減值 (續)
 - (d) 借款人可能進行破產清算或 其他財務重組 安排;或
 - (e) 由於財政困難
 導致該財務資
 產失去活躍市場。
 - (iv) 撇銷政策 當有資料顯示債務 人陷入嚴重財困,且 並無實際收回的可 能之時(例如債務人 已清算或進入破產 程序),或當應收貿 易賬款逾期超過兩 年時(以最早發生者 為準),本集團會撇 銷財務資產。已撇銷 的財務資產仍可根 據本集團的收回程 序實施強制執行,在 適當情況下考慮法 律意見。任何收回款 項會於損益內確認。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (continued)

(v) Measurement and recognition of ECL

The measurement of ECLs is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information as described above. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date; for financial guarantee contracts, the exposure includes the amount drawn down as at the reporting date, together with any additional amounts expected to be drawn down in the future by default date determined based on historical trend, the Group's understanding of the specific future financing needs of the debtors, and other relevant forward-looking information.

2. 重大會計政策資訊(續)

- (i) 財務資產(續) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值(續)
 - (v) 預期信貸虧損之 計量及確認 預期信貸虧損之計 量為違約概率、違約 損失率(即違約時之 損失程度) 及違約風 險暴露之函數。評估 違約概率及違約損 失率之依據是過往 數據,並按上述前瞻 性資料調整。而財務 資產之違約風險暴 露則由資產於報告 日期之賬面總值代 表;就財務擔保合同 而言,風險包括於報 告日期提取之金額 連同任何基於歷史 趨勢、本集團對債務 人特定未來融資需 求的理解以及其他 相關前瞻性資料釐 定之預計將於未來 違約日期前提取之 額外金額。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (continued)

(v) Measurement and recognition of ECL (continued)

The ECL is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate. For a lease receivable, the cash flows used for determining the ECLs is consistent with the cash flows used in measuring the lease receivable in accordance with HKFRS 16.

If the Group has measured the loss allowance for a financial instrument at an amount equal to lifetime ECL in the previous reporting period, but determines at the current reporting date that the conditions for lifetime ECL are no longer met, the Group measures the loss allowance at an amount equal to 12-month ECL at the current reporting date, except for assets for which simplified approach was used. 2. 重大會計政策資訊(續)

(j) 金融工具(續)

- (i) 財務資產(續) 根據香港財務報告準則 第9號須進行減值評估之 財務資產減值(續)
 - (v) 預期信貸虧損之 計量及確認(續) 預期信貸虧損按根 據合約應付本集團 之所有合約現金流 量與本集團預計收 取之所有現金流量 (按原定實際利率 折現)之間的差額估 算。就租賃應收款項 而言,根據香港財務 報告準則第16號用 於釐定預期信貸虧 捐之現金流與用於 計量租賃之現金流 一致。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(i) Financial assets (continued)

Derecognition of financial assets The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

On derecognition of an investment in a debt instrument classified as at FVTOCI, the cumulative gain or loss previously accumulated in the revaluation reserve is reclassified to profit or loss.

2. 重大會計政策資訊(續)

(j) 金融工具(續)

(i) 財務資產(續) 終止確認財務資產 本集團僅於從資產收取 現金流量之合約權利屆 滿時,或向另一方轉讓財 務資產及該資產擁有權 之絕大部份風險及回報 時終止確認財務資產。倘 本集團並無轉移亦無保 留擁有權之絕大部份風 險及回報並繼續控制已 轉讓資產,本集團按其必 須支付之金額確認其保 留之資產權益並確認相 關負債。倘本集團保留已 轉讓財務資產擁有權之 絕大部份風險及回報,本 集團繼續確認財務資產, 亦就已收取之所得款項 確認有抵押借貸。

於終止確認按攤銷成本 計量之財務資產時,資產 賬面值與已收及應收代 價間之差額於損益內確 認。

當終止確認於分類為按 公平值於其他全面收益 列賬的債務工具之投資 時,先前於重估儲備累計 之累計收益或虧損重新 分類至損益。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(ii) Financial liabilities and equity

Classification as debt or equity Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Group are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments.

Financial liabilities

All financial liabilities are measured subsequently at amortised cost using the effective interest method or at FVTPL.

However, financial liabilities that arise when a transfer of a financial asset does not qualify for derecognition or when the continuing involvement approach applies, and financial guarantee contracts issued by the Group, are measured in accordance with the specific accounting policies set out below. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(j) 金融工具(續)

(ii) 財務負債及權益 分類為債務或權益 債務及權益工具根據所 訂立合約安排之內容以 及財務負債及權益工具 之定義分類為財務負債 及權益。

權益工具

權益工具為證明實體於 扣除其所有負債後之剩 餘資產權益之任何合約。 本集團發行之權益工具 按所收取之所得款項扣 減直接發行成本確認。

購回本公司本身權益工 具已直接於權益內確認 及扣除。概無就購買、出 售、發行或註銷本公司本 身權益工具於損益內確 認收益或虧損。

財務負債

所有財務負債其後採用 實際利率法以攤銷成本 或按公平值於損益列賬 方式計量。

然而,財務資產轉移不符 合終止確認條件或繼續 涉入被轉移財務資產所 形成之財務負債,以及本 集團發出的財務擔保合 約按下文載列之特定會 計政策計量。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(ii) Financial liabilities and equity (continued)

Financial liabilities measured subsequently at amortised cost

Financial liabilities including trade and other payables, bank loans, lease liabilities, loan from a director and controlling shareholder are subsequently measured at amortised cost, using the effective interest method.

Financial liabilities that are not (i) contingent consideration of an acquirer in a business combination, (ii) held for trading, or (iii) designated as at FVTPL, are measured subsequently at amortised cost using the effective interest method.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the amortised cost of a financial liability.

2. 重大會計政策資訊(續)

(j) 金融工具(續) (ii) 財務負債及權益(續)

其後按攤銷成本計量之 財務負債 財務負債包括應付貿易 賬款及其他應付賬款、銀 行貸款、租賃負債、一名 董事兼控股股東貸款,其 後採用實際利率法按攤 銷成本計量。

並非(i)業務合併中收購 方之或然對價;(ii)持作交 易;或(iii)指定為按公平值 於損益列賬之財務負債 其後採用實際利率法按 攤銷成本計量。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(ii) Financial liabilities and equity (continued)

Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due in accordance with the terms of a debt instrument. Financial guarantee contract liabilities are measured initially at their fair values. It is subsequently measured at the higher of:

- the amount of the loss allowance determined in accordance with HKFRS 9; and
- the amount initially recognised less, when appropriate, cumulative amortisation recognised over the guarantee period.

Foreign exchange gains and losses

For financial liabilities that are denominated in a foreign currency and are measured at amortised cost at the end of each reporting period, the foreign exchange gains and losses are determined based on the amortised cost of the instruments. These foreign exchange gains and losses are recognised in profit or loss for financial liabilities that are not part of a designated hedging relationship. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(j) 金融工具(續)(ii) 財務負債及權益(續)

財務擔保合約 財務擔保合約是指當特 定債務人未按時償還債 務時,保證人按照債務工 具條款約定償還債務以 彌補債權持有者損失之 合約。財務擔保合同負計 量。後續按以下兩者中之 較高者計:

- 根據香港財務報表 準則第9號確定之虧 損撥備金額;及
- 初始確認金額減去 (如適當)根據收入 確認政策而確認之 擔保期累計攤銷額。

外匯收益及虧損 對於以外幣計值、按各報 告期末攤銷成本計量之 財務負債,外匯收益及虧 損乃根據該等工具之攤 銷成本釐定。對於不構成 指定對沖關係之財務負 債,外匯收益及虧損於損

益內確認。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(j) Financial instruments (continued)

(ii) Financial liabilities and equity (continued)

Derecognition of financial liabilities The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

(k) Employee benefits

(i) Retirement benefit costs

Payments to defined contribution retirement benefit plans are recognised as an expense when employees have rendered service entitling them to the contributions.

2. 重大會計政策資訊(續)

(j) 金融工具(續)(ii) 財務負債及權益(續)

終止確認財務負債 本集團於且僅於本集團 責任已履行、撤銷或到期 時終止確認財務負債。終 止確認之財務負債賬面 值與已付及應付對價之 間的差額於損益內確認。

(k) 僱員福利

(i) 退休福利成本 定額供款退休福利計劃 付款於僱員提供服務因 而有權獲得供款時確認 為支出。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(k) Employee benefits (continued)

(i) Retirement benefit costs (continued)

For defined contribution retirement benefit plans including the long service payment ("LSP") under the Hong Kong Employment Ordinance, the cost of providing benefits is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period. In determining the present value of the Group's defined benefit obligations and the related current service cost and, where applicable, past service cost, the Group attributes benefit to periods of service under the plan's benefit formula. However, if an employee's service in later years will lead to a materially higher level of benefit than earlier years, the Group attributes the benefit on a straight-line basis from:

 the date when service by the employee first leads to benefits under the plan (whether or not the benefits are conditional on further service) until the date when further service by the employee will lead to no material amount of further benefits under the plan, other than from further salary increases. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(k) 僱員福利(續)

- (i) 退休福利成本(續) 就定額供款退休福利計 割(包括香港僱傭條例 下之長期服務金(「長服 金」))而言,提供福利之 成本使用單位預計給付 成本法釐定,並於每個年 度報告期末進行精算估 值。在釐定本集團之定額 福利責任及相關當期服 務成本以及(如適用)過往 服務成本之現值時,本集 團根據計劃之福利公式 將福利分配至各服務期。 然而,倘僱員於以後年度 之服務將導致福利水平 遠高於先前年度,則本集 **團會按直線法分配以下** 期間之福利:
 - 由僱員服務首次引 致計劃福利之日(無 論福利是否以後續 服務為條件)起,直 至僱員的後續服務 不會在後續計劃福 利中引致重大金額 (後續加薪除外)之 日為止。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(k) Employee benefits (continued)

(i) Retirement benefit costs (continued) Remeasurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling (if applicable) and the return on plan assets (excluding interest), is reflected immediately in the consolidated statement of financial position with a charge or credit recognised in other comprehensive income in the period in which they occur. Remeasurement recognised in other comprehensive income is reflected immediately in retained earnings and will not be reclassified to profit or loss.

> Past service cost is recognised in profit or loss in the period of a plan amendment or curtailment and a gain or loss on settlement is recognised when settlement occurs. When determining past service cost, or a gain or loss on settlement, an entity shall remeasure the net defined benefit liability or asset using the current fair value of plan assets and current actuarial assumptions, reflecting the benefits offered under the plan and the plan assets before and after the plan amendment, curtailment or settlement, without considering the effect of asset ceiling (i.e. the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan).

2. 重大會計政策資訊(續)

(k) 僱員福利(續)

(i) 退休福利成本(續) 重新計量(包括精算損益、資產上限(如適用)變 動之影響及計劃資產回報 (不包括利息))即時於綜 合財務狀況表中反映,並 於發生期間在其他全面 收益中確認支出或計入。 於其他全面收益中確認 之重新計量即時於保留 盈利中反映,將不會重新 分類至損益。

> 過往服務成本於計劃修 訂或終止在當期之損益 中確認,而結算收益或虧 損於結算發生時確認。於 釐定過往服務成本或結 算收益或虧損時,實體應 使用計劃資產之當期公 平值及當期精算假設作 為重新計量定額福利負 **債或資產淨額之基準,以** 反映該計劃在修訂、終止 或結算前後該計劃提供 之福利及該計劃資產,而 不考慮資產上限(即以計 劃退款或計劃未來供扣 減形式提供之任何經濟 利益之現值)之影響。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(k) Employee benefits (continued)

Retirement benefit costs (continued) (i) Net interest is calculated by applying the discount rate at the beginning of the period to the net defined benefit liability or asset. However, if the Group remeasures the net defined benefit liability or asset before plan amendment, curtailment or settlement, the Group determines net interest for the remainder of the annual reporting period after the plan amendment, curtailment or settlement using the benefits offered under the plan and the plan assets after the plan amendment, curtailment or settlement and the discount rate used to remeasure such net defined benefit liability or asset. taking into account any changes in the net defined benefit liability or asset during the period resulting from contributions or benefit payments.

Defined benefit costs are categorised as follows:

- service cost (including current service cost, past service cost, as well as gains and losses on curtailments and settlements);
- net interest expense or income; and
- remeasurement.

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2. 重大會計政策資訊(續)

(k) 僱員福利(續)

(i) 退休福利成本(續) 利息淨額以期初貼現率 按定額福利負債或資產 淨額計算。然而,倘本集 團於計劃修訂、終止或結 算前重新計量定額福利 自債或資產淨額時,本集 **傳會使用計劃修訂、終止** 或結算後該計劃提供之 福利及該計劃資產以及 用於重新計量該定額福 利負債或資產之貼現率, 釐定計劃修訂、終止或結 算後年度報告期間餘下 時間之利息淨額,當中同 時考慮期內因供款或福 利付款造成之定額福利 自債或資產淨額之任何 變動。

定額福利成本分類如下:

- 服務成本(包括當期 服務成本、過往服務 成本以及終止及結 算收益及虧損);
- 利息開支或收入淨 額;及
- 重新計量。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(k) Employee benefits (continued)

(i) Retirement benefit costs (continued) The retirement benefit obligation recognised in the consolidated statement of financial position represents the actual deficit or surplus in the Group's defined benefit plans. Any surplus resulting from this calculation is limited to the present

value of any economic benefits available in the form of refunds from the plans or reductions in future contributions to the plans.

Discretionary contributions made by employees or third parties reduce service cost upon payment of these contributions to the plan.

When the formal terms of the plans specify that there will be contributions from employees or third parties, the accounting depends on whether the contributions are linked to service, as follows:

 If the contributions are not linked to services (for example contributions are required to reduce a deficit arising from losses on plan assets or from actuarial losses), they are reflected in the remeasurement of the net defined benefit liability or asset.

2. 重大會計政策資訊(續)

(k) 僱員福利(續)

(i) 退休福利成本(續) 於綜合財務狀況表中確 認之退休福利責任指本 集團定額福利計劃之實 際虧絀或盈餘。由此計算 得出之任何盈餘僅以計 劃退款或計劃未來供款 扣減形式之任何可得經 濟利益之現值為限。

> 僱員或第三方作出之酌 情供款會於向計劃支付 該等供款後扣減服務成 本。

> 倘計劃之正式條款列明 僱員或第三方將作出供 款,則入賬方式取決於供 款是否與服務相關,具體 如下:

 倘供款與服務無關 (例如,必須作出供 款以扣減因計劃資 產之損失或精算損 失而造成之虧絀), 則於定額福利負債 或資產淨額之重新 計量中反映。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(k) Employee benefits (continued)

(i) Retirement benefit costs (continued)

If contributions are linked to services, they reduce service costs. For the amount of contribution that is dependent on the number of years of service, the Group reduces service cost by attributing the contributions to periods of service using the attribution method required by HKAS 19.70 for the gross benefits. For the amount of contribution that is independent of the number of years of service, the Group reduces service cost in the period in which the related service is rendered/ reduces service cost by attributing contributions to the employees' periods of service in accordance with HKAS 19.70.

For LSP obligation, the Group accounts for the employer's mandatory provident fund ("MPF") contributions expected to be offset as a deemed employee's contribution towards the LSP obligation in terms of HKAS 19.93(a) and it is measure on a net basis. The estimated amount of future benefit is determined after deducting the negative service cost arising from the accrued benefits derived from the Group's MPF contributions that have been vested with employees, which are deemed to be contributions from the relevant employees. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(k) 僱員福利(續)

(i) 退休福利成本(續)

倘供款與服務有關, 則扣減服務成本。 就該供款額需取決 於服務年期而言,本 集團採用香港會計 準則第19.70條規定 之福利毛額分配方 法,將供款分配至各 服務期間以扣減服 務成本。就與服務年 期無關之供款額而 言,本集團於提供相 關服務的期間時已 扣減服務成本/按 照香港會計準則第 19.70條將供款分配 至各僱員服務期間 以扣減服務成本。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(k) Employee benefits (continued)

(ii) Short term employee benefits and contributions to defined contribution retirement plans

Salaries, bonuses, paid annual leave, contributions to defined contribution plans and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

(iii) Termination benefits

Termination benefits are recognised when, and only when, the Group demonstrably commits itself to terminate employment or to provide benefits as a result of voluntary redundancy by having a detailed formal plan which is without realistic possibility of withdrawal.

(I) Income tax

Income tax expense represents the sum of the tax currently payable and deferred tax.

(i) Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from "profit before taxation" as reported in the consolidated statement of profit or loss because it excludes items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

2. 重大會計政策資訊(續)

(k) 僱員福利(續)

(ii) 短期僱員福利及定額供款 退休計劃供款

> 薪金、花紅、有薪年假、 定額供款計劃供款及非 貨幣福利之成本於僱員 提供相關服務之年度計 入。倘付款或結算遞延並 產生重大影響,則有關金 額將以其現值列賬。

- (iii) 離職福利
 離職福利只會在本集團
 有正式具體辭退計劃而
 並無撤回該計劃之實質
 可能性,並明確表示會終
 止僱用或由於自願遣散
 而提供福利時確認。
- (I) 所得稅

所得稅開支指即期應付稅項及 遞延稅項之總和。

- (i) 即期稅項
 - 即期應付稅項按本年度 應課稅溢利計算。鑒於不 計入其他年度之應課稅 或可扣稅收支項目及從 未課稅或扣稅之項目及從 未課稅述利有別於綜合損 益表中呈報之「除稅前溢 利」。本集團之即期稅項 負債採用於報告期末前 已頒布或實質上已頒布 之稅率計算。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(I) Income tax (continued)

(ii) Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences.

Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

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2. 重大會計政策資訊(續)

(I) 所得稅(續)

(ii) 遞延稅項 綜合財務報表當中之資 產及負債賬面值與用作 計算應課稅溢利之相應 稅基之暫時差額確認為 遞延稅項。一般會就所有 應課稅暫時差額確認遞 延稅項負債。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(I) Income tax (continued)

(ii) Deferred tax (continued)

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and interests in associates and joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

2. 重大會計政策資訊(續)

(I) 所得稅(續)

> 遞延稅項資產之賬面值 於各報告期末檢討,並於 可能沒有足夠應課稅溢 利收回全部或部份資產 價值時作出調減。

> 基於在報告期末前已頒 布或實質上已頒布之稅率 (及稅法),遞延稅項資 產及負債按清償負債或 變現資產期間預期適用 之稅率計算。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(I) Income tax (continued)

(ii) Deferred tax (continued)

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 requirements to the lease liabilities, and the related assets separately. The Group recognises a deferred tax asset related to lease liabilities to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilised and a deferred tax liability for all taxable temporary differences.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied to the same taxable entity by the same taxation authority. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(I) 所得稅(續)(ii) 遞延稅項(續)

遞延稅項負債及資產之 計量反映本集團預期如 何於報告期末收回或清 償有關資產及負債賬面 值之稅務影響。

就計量本集團確認使用 權資產及相關租賃負債 之租賃交易之遞延稅項 而言,本集團首先確定扣 減稅項是否歸屬於使用 權資產或租賃負債。

就租賃交易之扣減稅項 歸屬於租賃負債而言,本 集團將香港會計準則第 12號之規定分別應用於 租賃可能得應開之號負債。 和 對額,則本集團會碰延稅 暫時差額確認遞延稅項 負債。

當有在法律上可強制執 行權利將即期稅項負債,且相 關資產及負債與同一稅 務部門向同一課稅實體 徵收之所得稅有關,則對 銷遞延稅項資產及負債。
For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(I) Income tax (continued)

(iii) Current and deferred tax for the year

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

(m) Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle that obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (where the effect of the time value of money is material).

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

2. 重大會計政策資訊(續)

(I) 所得稅(續)

(iii) 本年度之即期及遞延稅項 即期及遞延稅項於損益 內確認,惟當即期及遞延 稅項與在其他全面收益 內確認或直接在權益內 確認之項目相關,則即期 及遞延稅項亦分別於其 他全面收益或直接於權 益內確認。倘因業務合併 之首次會計處理而產生 即期或遞延稅項,則有關 稅務影響會計入業務合 併之會計處理內。

(m) 撥備

當本集團因過去事項須承擔當 前責任(法定或推定),而本集 團將有可能需要履行該責任及 能可靠地估計該責任之金額, 則確認撥備。

確認為撥備之金額乃於報告期 末履行當前責任所需代價之最 佳估計,當中考慮與責任相關 之風險及不明朗因素。當使用 估計履行當前責任之現金流計 量撥備時,其賬面值乃該等現 金流之現值(在金錢時間價值 有重大影響之情況下)。

當結算撥備所需之部份或所有 經濟利益預期從第三方收回, 且大致確定將會收取補償及應 收款項金額能可靠地計量時, 應收款項確認為資產。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(n) Contingent assets/liabilities

(i) Contingent assets

Contingent assets arise from unplanned or other unexpected events that give rise to the possibility of an inflow of economic benefits to the Group and they are not recognised in the consolidated financial statements. The Group assesses continually the development of contingent assets. If it has become virtually certain that an inflow of economic benefits will arise, the Group recognises the asset and the related income in the consolidated financial statements in the reporting period in which the change occurs.

(ii) Contingent liabilities

A contingent liability is a present obligation arising from past events but is not recognised because it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation.

Where the Group is jointly and severally liable for an obligation, the part of the obligation that is expected to be met by other parties is treated as a contingent liability and it is not recognised in the consolidated financial statements.

The Group assesses continually to determine whether an outflow of resources embodying economic benefits has become probable. If it becomes probable that an outflow of future economic benefits will be required for an item previously dealt with as a contingent liability, a provision is recognised in the consolidated financial statements in the reporting period in which the change in probability occurs, except in the extremely rare circumstances where no reliable estimate can be made. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(n) 或然資產/負債

- (i) 或然資產 或然資產源於可能產生 流入本集團之經濟利益 之非計劃或其他預期以 外事件,不會於綜合財務 報表內確認。本集團持續 評估或然資產之發展。倘 大致確定將產生經濟利 益流入,本集團於出現變 動之報告期內在綜合財 務報表內確認資產及相 關收入。
- (ii) 或然負債 或然負債乃源自過去事 件之當前責任,惟基於不 大可能需要流出經濟利 益內含資源以履行責任 而不予確認。

倘本集團共同及各別地 為責任負責,則預期由其 他方履行之責任部份被 視為或然負債,且不會於 綜合財務報表內確認。

本集團持續評估經濟利 益內含資源是否有可能 流出。倘一項之前以或然 負處來經濟利益流出,則 於可能性轉變之報表可能 之報備,惟在不能作出可 靠估計之極罕見情況除 外。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(o) Revenue recognition

The Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to the customer. A performance obligation represents a goods or service (or a bundle of goods or services) that is distinct or a series of distinct goods or services that are substantially the same.

Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates and enhances an asset that the customer controls as the Group performs; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct goods or service.

2. 重大會計政策資訊(續)

(o) 收益確認

本集團於完成履約責任時(或 就此)確認收益,即與特定履約 責任相關之貨品或服務之「控 制權」轉移予客戶時。履約責任 指一項明確貨品或服務(或一 批貨品或服務)或一系列大致 相同之明確貨品或服務。

倘符合以下其中一項標準,則 控制權按時間轉移,而收益則 經參考完全達成相關履約責任 之進度按時間確認:

- 客戶於本集團履約時同時收取及消耗本集團於履約時所提供之利益;
- 本集團履約時會創建及 增強客戶於本集團履約 時控制之資產;或
- 本集團履約時並無創建 對本集團具有替代用途 之資產,而本集團有強制 可執行權收取迄今已履 約部份之款項。

否則,於客戶獲得明確貨品或 服務控制權之時確認收益。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(o) Revenue recognition (continued)

A contract asset represents the Group's right to consideration in exchange for goods or services that the Group has transferred to a customer that is not yet unconditional. It is assessed for impairment in accordance with HKFRS 9. In contrast, a receivable represents the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due.

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. A contract asset and a contract liability relating to the same contract are accounted for and presented on a net basis.

For contracts that contain more than one performance obligations, the Group allocates the transaction price to each performance obligation on a relative stand-alone selling price basis.

- (i) Travel-related service fee income
 - Revenue from the sale of air tickets is recognised at a point in time when the booking tickets are delivered to and have been accepted by the customers.
 - Revenue from the sale of tour packages is recognised at a point in time when travel arrangements have been booked and confirmed with customers.

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2. 重大會計政策資訊(續)

(o) 收益確認(續)

合約資產指本集團可就交換本 集團已向客戶轉交之貨品或服 務獲得代價之尚未屬無條件之 權利。其乃根據香港財務報告 準則第9號評估減值。相反,應 收款項指本集團可無條件獲得 代價之權利,即於該代價到期 支付前僅須待時間流逝。

合約負債指本集團向客戶轉交 貨品或服務之責任,而本集團 已就此向客戶收取代價(或到 期應收之代價金額)。與相同 合約有關之合約資產及合約負 債以淨額基礎呈列。

對包含超過一項履約責任的合約而言,本集團按相對單獨售 價基礎將交易價分配至每項履約責任。

- (i) 旅遊相關服務費收入
 - 一來自機票銷售之收 益於某一時間點(即 交付訂購機票且獲 客戶接納之時)確 認。
 - 來自旅遊套餐銷售
 之收益於某一時間點
 (即旅遊安排訂購
 且獲客戶確認之時)
 確認。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(o) Revenue recognition (continued)

- (i) Travel-related service fee income (continued)
 - Revenue from the sale of group tours is recognised over time in accounting period in which the control of services is transferred to the customer because the customer simultaneously receives and consumes benefit provided by the Group's performance as it performs. Payment is made to the Group before the customers enjoy the tour services.
- (ii) Rental income in respect of investment properties under operating lease is recognised on a straight-line basis over the respective lease term.
- (iii) Revenue from sale of properties is recognised when the control over the ownership or physical possession of the property is transferred to the customer, which is the point in time when the Group satisfies its performance obligations under the contracts. Deposits and instalments received on properties sold prior to the date of revenue recognition are presented in the statement of financial position as deposits received on sale of properties which are regarded as contract liabilities.
- (iv) Management fee income is recognised when the amounts are measurable and the ultimate collections are reasonable assumed.

2. 重大會計政策資訊(續)

(o) 收益確認(續)

- (i) 旅遊相關服務費收入(續)
 來自團體旅遊銷售之收益於服務控制 權轉移予客戶之會 計期間內隨時間確認,概因客戶於本傳 團履約時同時獲得 並消耗履約所提供 之利益。客戶於享受 旅遊服務前已將款 項支付予本集團。
- (ii) 就經營租賃項下之投資 物業之租賃收入於各租 賃期內按直線法確認。
- (iii) 銷售物業收益於對物業 擁有權或實體管有權之 控制權轉移予客戶時確 認,即本集團根據合約達 成履約責任之時間點。就 已出售物業而於確認收 益日期前已收之按金及 分期付款於財務狀況表 呈列為出售物業已收按 金,被視為合約負債。
- (iv) 管理費收入於款額可計 量及可合理假定可收取 最終款項時確認。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(o) Revenue recognition (continued)

- (v) Interest income is recognised on a time apportioned basis using the effective interest method.
- (vi) Services income is recognised when services are provided.
- (vii) Other income consists of revenue earned based on volume sales through various online ticket processing systems and is recognised when it is measurable and all contractual obligations have been fulfilled.

(p) Foreign currencies

In preparing the financial statements of each individual entity, transactions in currencies other than the Company's functional currency (foreign currencies) are recognised at the rates of exchange prevailing at the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Nonmonetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange difference arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(o) 收益確認(續)

- (v) 利息收入按時間比例使用實際利率法確認。
- (vi) 服務收入於提供服務時 確認。
- (vii) 其他收入包括根據透過 不同網上機票處理系統 所取得之大量銷售而賺 取之收益,於可計量時, 以及已履行所有合約責 任時確認。

(p) 外幣

於編製各個別實體之財務報表 時,以本公司功能貨幣以外之 貨幣(外幣)進行之交易乃按於 交易日之現行匯率予以確認。 於報告期末,以外幣計值之貨 幣項目乃按該日之現行匯率重 新換算。按公平值列賬並以外 幣計值之非貨幣項目乃按其公 平值釐定當日之現行匯率重新 換算。按外幣歷史成本計量之 非貨幣項目毋須重新換算。

結算貨幣項目及重新換算貨幣 項目所產生之匯兌差額在產生 期間於損益內確認。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(p) Foreign currencies (continued)

For the purposes of presenting consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. HK\$) using exchange rates prevailing at the end of each reporting period. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during that period, in which case the exchange rates prevailing at the dates of the transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of exchange reserve (and attributed to non-controlling interests as appropriate).

On the disposal of a foreign operation (i.e. a disposal involving loss of significant influence over an associate that includes a foreign operation), all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Company are reclassified to profit or loss.

Goodwill and fair value adjustments on identifiable assets acquired arising on the acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and translated at the rate of exchange prevailing at the end of each reporting period. Exchange differences arising are recognised in other comprehensive income.

2. 重大會計政策資訊(續)

(p) 外幣(續)

為呈列綜合財務報表,本集團 海外業務之資產及負債乃按於 各報告期末之匯率換算為本集 團之呈列貨幣(即港幣)。收入 及開支乃按期內之平均匯率進 行換算,除非匯率於該期間內 出現大幅波動則另作別論,在 該情況下則採用交易當日之匯 率。所產生之匯兌差額(如有) 於其他全面收益內確認,並於 權益內的外匯儲備累計(及於 適當時撥作非控股權益)。

出售海外業務時(即出售涉及 失去包括海外業務之聯營公司 的重大影響力),本公司股東 就該業務應佔之所有於權益累 計之匯兌差額須重新分類至損 益。

於收購海外經營業務時產生之 有關已收購可識別資產之商譽 及公平值調整作為該海外經營 業務之資產及負債處理,並按 各報告期末之現行匯率換算。 所產生之匯兌差額於其他全面 收益內確認。

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(q) Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets until such time as the assets are substantially ready for their intended use or sale.

Any specific borrowing that remain outstanding after the related asset is ready for its intended use or sale is included in the general borrowing pool for calculation of capitalisation rate on general borrowings. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

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2. 重大會計政策資訊(續)

(q) 借貸成本

收購、建造或生產合資格資產 直接應佔之借貸成本加進該等 資產之成本,直至資產大致上 可作其擬定用途或出售之時為 止。合資格資產乃需要長時間 才可以投入擬定用途或銷售之 資產。

就計算一般借貸之資本化率時,於相關資產可作擬定用途 或出售後仍未償還之任何特定 借貸計入一般借貸內。有待用 於合資格資產之特定借貸於暫 時投資所賺取之投資收入在 合資格資本化之借貸成本中扣 除。

所有其他借貸成本在產生期間 之損益內確認。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(r) Related parties transactions

- (a) A person or a close member of that person's family is related to the Group if that person:
 - (i) has control or joint control of the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or the Group's parent.

(b) An entity is related to the Group if any of the following conditions applies:

- the entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others);
- (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member);
- (iii) the entity and the Group are joint ventures of the same third party;

2. 重大會計政策資訊(續)

(r) 關聯方交易

- (a) 如屬以下人士,該人士或 其近親家族成員則與本集 團有關聯:
 - (i) 對本集團有控制權 或共同控制權;
 - (ii) 對本集團有重大影 響力;或
 - (iii) 為本集團或本集團
 母公司之主要管理
 人員。

(b) 如符合下列任何條件,該 實體則與本集團有關聯:

- (i) 該實體與本集團屬
 同一集團之成員公司
 (即各母公司、附屬
 公司及同系附屬公
 司彼此間有關聯);
- (ii) 一間實體為另一間 實體之聯營公司或
 合營企業(或該實體
 為與另一間實體同
 屬集團旗下之成員
 公司之聯營公司或
 合營企業);
- (iii) 該實體與本集團均
 為同一第三方之合
 營企業;

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(r) Related parties transactions (continued)

- (b) An entity is related to the Group if any of the following conditions applies: (continued)
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
 - (vi) the entity is controlled or jointly controlled by a person identified in (a);
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); or
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

A transaction is considered to be a related party transaction when there is a transfer of resources or obligations between related parties. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. 重大會計政策資訊(續)

(r) 關聯方交易(續)

- (b) 如符合下列任何條件,該 實體則與本集團有關聯: (續)
 - (iv) 一間實體為一間第
 三方實體之合營企
 業,而另一間實體為
 該第三方實體之聯
 營公司;
 - (v) 該實體為本集團或
 本集團相關實體之
 僱員離職後福利計 劃;
 - (vi) 該實體受(a)項所指 人士控制或共同控 制;
 - (vii) (a)(i)項所指人士可對 該實體有重大影響 力或屬該實體(或該 實體之母公司)之主 要管理人員;或
 - (viii) 該實體或該實體所 屬集團之任何成員 公司向本集團或本 集團之母公司提供 主要管理人員服務。

該人士之近親家族成員 指預期可於該人士處理 實體交易時對其產生或 受其影響之家族成員。

凡於關聯方之間進行資 源或責任轉移之交易均 被視為關聯方交易。

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2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

(s) Segment reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements, are identified from the financial information provided regularly to the Group's chief operating decision maker ("CODM") for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical location.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

(t) Stock of properties

Properties held for sale are stated at the lower of cost and net realisable value. Cost includes the cost of land, development expenditure and other directly attributable expenses. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs necessary to make the sale, determined by management based on prevailing market conditions. Costs necessary to make the sale include incremental costs directly attributable to the sale and non-incremental costs which the Group must incur to make the sale.

2. 重大會計政策資訊(續)

(s) 分部報告

經營分部及各分部項目於綜合 財務報表呈報之金額,乃根據 就分配資源至本集團不同業務 及地理位置分部以及評估該等 分部之表現而定期提供予本集 團主要經營決策者(「主要經營 決策者」)之財務資料識別。

就財務呈報而言,除非分部具 備相似之經濟特徵及在產品及 服務性質、生產工序性質、客 戶類型或類別、用作分銷產品 或提供服務之方法及監管環境 之性質方面相似,否則個別重 大之經營分部不會進行合算。 個別非重大之經營分部,如果 符合上述大部份標準,則可進 行合算。

(t) 物業存貨 持作出售物業以成本及可變現 淨值之較低者列賬。成本包括 土地成本、開發支出及其他直 接歸屬的開支。可變現淨值為 於日常業務過程之估計售價 減估計作出該銷售所需成本, 乃由管理層按現行市場狀況釐 定。銷售所需成本包括銷售直 接應佔之增量成本及本集團為

銷售必須產生之非增量成本。

3. APPLICATION OF NEW AND **AMENDMENTS TO HONG KONG** FINANCIAL REPORTING STANDARDS

New HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following New HKFRSs issued by the HKICPA for the

first time, which are mandatorily effective for the annual periods beginning on or after 1 January 2024 for the preparation of the consolidated financial statements:

HKFRS 16 (Amendments)	Lease Liability in a Sale	香港財務報告準則	售後租回之租賃
	and Leaseback	第16號(修訂本)	負債
HKAS 1 (Amendments)			將負債分類為流動 或非流動及香港 詮釋第5號 (二零 二零年) 之相關 修訂本
HKAS 1 (Amendments)	Non-current Liabilities	香港會計準則	附帶契諾之
	with Covenants	第1號 (修訂本)	非流動負債
HKAS 7 and HKFRS 7 (Amendments)	Supplier Finance Arrangements	香港會計準則 第7號及香港 財務報告準則	供應商融資安排

The application of the above New HKFRSs in the current year has had no material impact on the Group's financial positions and performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

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3. 應用新訂香港財務報告 準則及香港財務報告準則 ン修訂本

於本年度強制生效之新訂香港 財務報告準則

於本年度,本集團已就編製綜合財 務報表首次應用下列由香港會計師 公會頒布之新訂香港財務報告準 則,有關新訂香港財務報告準則於 二零二四年一月一日或之後開始之 年度期間強制牛效:

	詮釋第5號 (二零
	二零年) 之相關
	修訂本
香港會計準則	附帶契諾之
第1號(修訂本)	非流動負債
香港會計準則	供應商融資安排
第7號及香港	
財務報告準則	
第7號(修訂本)	
於本年度應用上述	述新訂香港財務報
告準則並無對本領	集團於本年度及過
往年度之財務狀法	兄及表現及/或此
等綜合財務報表的	所載披露造成重大

影響。

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3. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS (CONTINUED)

New HKFRSs that have been issued but not yet effective

The Group has not early applied the following New HKFRSs that have been issued but are not yet effective: 應用新訂香港財務報告 準則及香港財務報告準則 之修訂本(續)

已頒布但尚未生效之新訂香港 財務報告準則

本集團並無提早應用以下已頒布但 尚未生效之新訂香港財務報告準 則:

HKFRS 9 and HKFRS 7 (Amendments)		Amendments to the Classification and Measurement of Financial Instrument ³	及者	材務報告準則第9號 香港財務報告準則 7號 (修訂本)	財務工具分類及 計量之修訂 ³
	S 10 and HKAS 28 nendments)	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ¹	及者	材務報告準則第10號 香港會計準則 28號 (修訂本)	投資者與其聯營公司 或合營企業之間的 資產出售或投入 ¹
	S Accounting Standards nendments)	Annual Improvements to HKFRS Accounting Standards – Volume 11 ³		材務報告準則會計 則(修訂本)	香港財務報告準則 會計準則之年度 改進一第11冊 ³
HKAS	21 (Amendments)	Lack of Exchangeability ²		會計準則第21號 衍本)	缺乏可兌換性2
HKFR:	S 18	Presentation and Disclosure in Financial Statements ⁴	香港則	材務報告準則第18號	財務報表之呈列及 披露 ⁴
1	Effective for annual perio be determined.	ds beginning on or after a date to	1	於待定日期或之後 效。	後開始之年度期間生
2	<i>Effective for annual period</i> 2025.	ds beginning on or after 1 January	2	於二零二五年一月 年度期間生效。	月一日或之後開始之
3	<i>Effective for annual period</i> 2026.	ds beginning on or after 1 January	3	於二零二六年一月 年度期間生效。	月一日或之後開始之
4	<i>Effective for annual period</i> 2027.	ds beginning on or after 1 January	4	於二零二七年一月 年度期間生效。	月一日或之後開始之

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3. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS (CONTINUED)

New HKFRSs that have been issued but not yet effective (continued)

The directors of the Company ("Director(s)") anticipate that the application of the above New HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

4. FINANCIAL INSTRUMENTS

(a) Categories of financial instruments

應用新訂香港財務報告 準則及香港財務報告準則 之修訂本(續)

已頒布但尚未生效之新訂香港 財務報告準則(續)

本公司董事(「董事」)預期,應用上 述新訂香港財務報告準則於可見未 來將不會對綜合財務報表帶來重大 影響。

4. 金融工具

(a) 金融工具之類別

		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月	十二月
		三十一日	三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Financial assets	財務資產		
Amortised cost	攤銷成本	436,427	439,787
Financial assets at FVTPL	按公平值於損益列賬之		
	財務資產	230,542	188,453
		666,969	628,240
Financial liabilities	財務負債		
Amortised costs	攤銷成本	473,887	500,389

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4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values

The Group's major financial instruments include amounts due from associates and a joint venture, financial assets at FVTPL, trade and other receivables, restricted/pledged bank deposits with maturity over three months, cash and cash equivalents, bank loans, loan from a director and controlling shareholder, financial guarantee contract, trade and other payables and lease liabilities. Details of the financial instruments are disclosed in respective notes.

The Group has exposure to credit risk, liquidity risk and market risk (including currency risk, interest rate risk, fair value and other price risk) from its use of financial instruments. This note presents information about the Group's exposure to each of the above risks, the Group's objectives, policies and processes for measuring and managing risk, and the Group's management of capital.

(i) Credit risk and impairment assessment Credit risk refers to the risk that the Group's counterparties default on their contractual obligations resulting in financial losses to the Group. The Group does not hold any collateral or other credit enhancement to cover its credit risks associated with its financial assets.

> The Group's credit risk exposures are primarily attributable to bank balances and restricted/pledged bank deposits, trade receivables, deposit and other receivables and amounts due from associates and a joint venture. The carrying amounts of these balances represent the Group's maximum exposure to credit risk in relation to financial assets.

(b) 財務風險管理及公平值

本集團因使用金融工具而面對 信貸風險、流動資金風險及市 場風險(包括貨幣風險、利率風 險、公平值及其他價格風險)。 本附註載有本集團面對上述各 風險、本集團對於計量及管理 風險之目標、政策及程序,以 及本集團管理資本之資料。

(i) 信貸風險及減值評估 信貸風險指本集團對手 方違反合約義務導致本 集團招致財務損失之風 險。本集團並無就財務資 產之信貸風險持有任何 抵押品或其他增信措施。

> 本集團之信貸風險主要 來自銀行結餘及受限制/ 到期期限超過三個月之 已抵押銀行存款、應收 馬款、按金及其他應收 影款以及應收聯營公司 及一間合營企業款項。該 等結餘之賬面值代表本 集團就財務資產面對之 最高信貸風險。

4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(i) Credit risk and impairment assessment (continued)

In respect of bank balances and restricted/ pledged bank deposits, the credit risk is considered to be low as the counterparties are reputable banks. The existing counter parties do not have defaults in the past. Therefore, ECL rate of cash at bank is assessed to be close to zero and no provision was made as of 31 December 2024 and 2023.

The Group applies the simplified approach to provide for ECLs prescribed by HKFRS 9, which permits the use of the lifetime ECL provision for all trade receivables. To measure the ECLs, trade receivables have been grouped based on shared credit risk characteristics. The Group has performed historical analysis and identified the key economic variables impacting credit risk and ECL. It considers available reasonable and supportive forward-looking information.

As at 31 December 2024 and 2023, trade receivables, deposit and other receivables as well as amounts due from associates and a joint venture that are individually significant have been separately assessed for impairment. The Group makes periodic assessments on the recoverability of the trade receivables, deposit and other receivables as well as amounts due from associates and a joint venture based on the background and reputation of the customers and debtors, historical settlement records and past experience. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. 金融工具(續)

(b) 財務風險管理及公平值(續)

(i) 信貸風險及減值評估(續)

就銀行結餘及受限制/ 已抵押銀行存款而言,信 貸風險被視為很低,乃由 於對手方為知名銀行。現 有對手方過去並無違知 有對。因此,於二零二四 和一日,銀行現金之四 三十一日,銀行現金之乎 零,且並無作出撥備。

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4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(i) Credit risk and impairment assessment (continued)

Majority of the Group's revenue is received from individual customers in relation to sales of air tickets and service fee income from provision of travel-related services. The Group's trade receivables majority arise from sales of air tickets to the customers. As at the end of the year, the top five customers and the largest customer accounted for approximately 1.4% and 1.4% (2023: approximately 4.9% and 4.3%) of the Group's trade receivables balance respectively. In view of the history of business dealings with the customers and the sound collection history of the receivables due from them, management believes that there is no material credit risk inherent in the Group's outstanding receivables balance due from these debtors saved for the debtor related to the impaired trade receivables disclosed in the below. Management makes periodic assessment on the recoverability of the trade and other receivables based on historical payment records, the length of overdue period, the financial strength of the debtors and whether there are any disputes with the debtors.

4. 金融工具(續)

- (b) 財務風險管理及公平值(續)
 - (i) 信貸風險及減值評估(續)

本集團大部份收益乃來 自向個人客戶銷售機票 以及提供旅遊相關服務 收取之服務費收入。本集 團大部份應收貿易賬款 來自向客戶銷售機票。 於年末,五大客戶及最大 客戶分別佔本集團應收 貿易賬款結餘約1.4%及 1.4% (二零二三年:約 4.9%及4.3%)。鑒於與該 等客戶之業務往來記錄 及應收彼等之應收賬款 的收回記錄良好,管理層 相信本集團應收該等債 務人之尚未收回應收賬 款結餘本身並無重大信 貸風險,惟下文披露與已 減值應收貿易賬款有關 之債務人除外。管理層根 據債務人之過往付款記 錄、逾期時間、債務人之 財政實力及與債務人是 否有任何糾紛,定期評估 應收貿易賬款及其他應 收賬款之可收回程度。

4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(i) Credit risk and impairment assessment (continued)

Individual credit evaluations are performed on all of the Group's customers requiring credit over a certain amount. These evaluations focus on the customer's past history of making payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. Trade receivables are due within 30 days from the date of billing. Normally, the Group does not obtain collateral from customers.

The Group measures loss allowances for trade receivables at an amount equal to lifetime ECLs, which is calculated using a provision matrix. As the Group's historical credit loss experience does not indicate significantly different loss patterns for different customer segments, the loss allowance based on past due status is not further distinguished between the Group's different customer bases.

The Group provided allowance for expected credit losses on trade receivables in amount of approximately HK\$29,000 (2023: approximately HK\$137,000) for the year ended 31 December 2024.

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. 金融工具(續)

- (b) 財務風險管理及公平值(續)
 - (i) 信貸風險及減值評估(續)

本集團對所有要求超過 一定信貸金額之客戶進 行個別信貸評估。該等評 估集中於客戶過往於錄 到期時之還款能力,並考 層戶以及客戶營資料。 。 一 以及客戶營資料。 應 收 員易賬款於開具發票 日期起計30天內到期。一 般而言,本集團不要求客 戶提供抵押品。

本集團按相等於全期預 期信貸虧損之金額計 應收貿易賬款之虧損撥 ,其乃使用撥備矩陣 。由於本集團過往之 局 虧損經驗並無顯過往 同客戶分部之虧損凝 備不會進 一步於本集團不同客戶 基礎之間進一步區分。

截至二零二四年十二月 三十一日止年度,本集團 就應收貿易賬款作出之 預期信貸虧損撥備約為 港幣29,000元(二零二三 年:約港幣137,000元)。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. FINANCIAL INSTRUMENTS (CONTINUED)

- (b) Financial risk management and fair (b) 財務風險管理及公平值(續) values (continued)
- 4. 金融工具(續)

(i) 信貸風險及減值評估(續)

(i) Credit risk and impairment assessment (continued)

31 to 60 days past due 逾期31至60日 1.7 120 (2) 61 to 90 days past due 逾期61至90日 3.7 10 (1) Over 90 days 超過90日 9.6 55 (5) Gross Expected carrying Lifetime carrying loss rate amount ECL amo 預期虧損 賬面值 全期預期 賬面 比率 總額 信貸虧損 第 % HK\$'000 HK\$'00 HK\$'0 2 次 HK\$'000 HK\$'00 31 to 60 days past due 即期(未逾期) 0.5 9,119 (41) 9,0 31 to 60 days past due 逾期31至60日 2.3 147 (3) 3 61 to 90 days past due 逾期61至90日 4.7 270 (13) 2			Expected loss rate 預期虧損 比率 %	Gross carrying amount 賬面值 總額 HK\$'000 港幣千元	Lifetime ECL 全期預期 信貸虧損 HK\$'000 港幣千元	Net carrying amount 賬面值 淨額 HK\$'000 港幣千元
+二月三十一日 Current (not past due) 即期 (未逾期) 31 to 60 days past due 逾期31至60日 1.7 120 (2) 61 to 90 days past due 逾期61至90日 3.7 10 (1) Over 90 days 超過90日 9.6 55 (5) Gross Gross Expected carrying Lifetime carry loss rate amount ECL amo 預期虧損 賬面值 全期預期 展置 比率 總額 信貸虧損 第 % HK\$'000 HK\$'000 HK\$'00 港幣千元 港幣千元 港幣千元 港幣千 As at 31 December 2023 於二零二三年 - - 十二月三十一日 Current (not past due) 即期 (未逾期) 0.5 9,119 (41) 9,0 31 to 60 days past due 逾期31至60日 2.3 147 (3) - 61 to 90 days past due 逾期61至90日 4.7 270 (13) -	As at 31 December 2024	於二零二四年				
31 to 60 days past due 逾期31至60日 1.7 120 (2) 61 to 90 days past due 逾期61至90日 3.7 10 (1) Over 90 days 超過90日 9.6 55 (5) Gross Expected carrying Lifetime carrying loss rate amount ECL amo 預期虧損 賬面值 全期預期 賬面 比率 總額 信貸虧損 第 % HK\$'000 HK\$'00 HK\$'0 2 次 HK\$'000 HK\$'00 31 to 60 days past due 逾期31至60日 2.3 147 (3) 31 to 60 days past due 逾期61至90日 4.7 270 (13) 2						
61 to 90 days past due 逾期61至90日 3.7 10 (1) Over 90 days 超過90日 9.6 55 (5) Gross Gross Gross Expected carrying Lifetime carrying loss rate amount ECL amo 預期虧損 賬面值 全期預期 賬 比率 總額 信貸虧損 済 % HK\$'000 HK\$'000 HK\$'00 港幣千元 港幣千元 港幣千元 港幣千元 As at 31 December 2023 於二零二三年 - - Current (not past due) 即期 (未逾期) 0.5 9,119 (41) 9,0 31 to 60 days past due 逾期31至60日 2.3 147 (3) - 61 to 90 days past due 逾期61至90日 4.7 270 (13) -	Current (not past due)	即期(未逾期)	0.4	5,755	(21)	5,734
Over 90 days 超過90日 9.6 55 (5) 0.5 5,940 (29) 5,940 Gross Gross Gross Gross Expected carrying Lifetime carrying Ioss rate amount ECL amount 預期虧損 賬面值 全期預期 賬面 比率 總額 信貸虧損 済 % HK\$'000 HK\$'000 HK\$'000 水客 at 31 December 2023 於二零二三年 - 注幣千元 港幣千元 As at 31 December 2023 於二零二三年 - - - Current (not past due) 即期(未逾期) 0.5 9,119 (41) 9,0 31 to 60 days past due 逾期31至60日 2.3 147 (3) - 61 to 90 days past due 逾期61至90日 4.7 270 (13) -	31 to 60 days past due	逾期31至60日	1.7	120	(2)	118
0.5 5,940 (29) 5,9 Gross Expected carrying Lifetime carrying loss rate amount ECL amo 預期虧損 賬面值 全期預期 賬面 比率 總額 信貸虧損 済 % HK\$'000 HK\$'000 HK\$'000 米幣千元 港幣千元 港幣千元 港幣千 As at 31 December 2023 於二零二三年 - 十二月三十一日 Current (not past due) 即期(未逾期) 0.5 9,119 (41) 9,0 31 to 60 days past due 逾期31至60日 2.3 147 (3) 5 61 to 90 days past due 逾期61至90日 4.7 270 (13) 2	61 to 90 days past due		3.7	10	(1)	9
Gross Expected carrying Lifetime carry loss rate amount ECL amo 預期虧損 賬面值 全期預期 賬面 比率 總額 信貸虧損 済 % HK\$'000 HK\$'000 HK\$'000 % H\$ ###千元 港幣千元 % 1 0.5 9,119 (41) 9,0 31 to 60 days past due 逾期31至60日 2.3 147 (3) 147 61 to 90 days past due 逾期61至90日 4.7 270 (13)	Over 90 days	超過90日	9.6	55	(5)	50
Gross Expected carrying Lifetime carry loss rate amount ECL amo 預期虧損 賬面值 全期預期 賬面 比率 總額 信貸虧損 済 % HK\$'000 HK\$'000 HK\$'000 % H\$ ###千元 港幣千元 % 1 0.5 9,119 (41) 9,0 31 to 60 days past due 逾期31至60日 2.3 147 (3) 147 61 to 90 days past due 逾期61至90日 4.7 270 (13)			0.5	F 0.40	(20)	F 044
Expected carrying Lifetime carrying loss rate amount ECL amo 預期虧損 賬面值 全期預期 賬面 比率 總額 信貸虧損 済 % HK\$'000 HK\$'000 HK\$'000 % HK\$'000 HK\$'000 HK\$'000 老幣千元 港幣千元 港幣千元 港幣千元 As at 31 December 2023 於二零二三年			0.5	5,940	(29)	5,911
Expected carrying Lifetime carrying loss rate amount ECL amo 預期虧損 賬面值 全期預期 賬面 比率 總額 信貸虧損 済 % HK\$'000 HK\$'000 HK\$'000 % HK\$'000 HK\$'000 HK\$'000 老幣千元 港幣千元 港幣千元 港幣千元 As at 31 December 2023 於二零二三年				C		Net
loss rate amount ECL amo 預期虧損 賬面值 全期預期 賬面 比率 總額 信貸虧損 済 % HK\$'000 HK\$'000 HK\$'0 % HK\$'000 HK\$'000 HK\$'0 港幣千元 港幣千元 港幣千元 As at 31 December 2023 於二零二三年			Expected		Lifatima	Net
預期虧損 賬面值 全期預期 賬面 比率 總額 信貸虧損 済 % HK\$'000 HK\$'000 HK\$'000 % HK\$'000 HK\$'000 HK\$'0 % HK\$'000 HK\$'000 HK\$'0 % HK\$'01 HK\$'000 HK\$'01 % HK\$'01 HK\$'01 HK\$'01 % HK\$'01 HK\$'02 HK\$'02 % HK\$ 1 1 As at 31 December 2023 於二零二三年 - - +二月三十一日 - - - Current (not past due) 即期(未逾期) 0.5 9,119 (41) 9,0 31 to 60 days past due 逾期31至60日 2.3 147 (3) - 61 to 90 days past due 逾期61至90日 4.7 270 (13) -			•			amount
比率 總額 信貸虧損 済 % HK\$'000 HK\$'000 HK\$'000 HK\$'000 港幣千元 港幣千元 港幣千元 港幣千元 港幣千元 As at 31 December 2023 於二零二三年						版面值
% HK\$'000 港幣千元 HK\$'000 港幣千元 HK\$'000 港幣千元 HK\$'000 港幣千元 HK\$'000 港幣千元 As at 31 December 2023 於二零二三年 十二月三十一日						淨額
港幣千元 港幣千元 港幣千元 港幣千元 港幣千元 港幣千元 As at 31 December 2023 於二零二三年 十二月三十一日						HK\$'000
十二月三十一日Current (not past due)即期(未逾期)0.59,119(41)9,031 to 60 days past due逾期31至60日2.3147(3)14761 to 90 days past due逾期61至90日4.7270(13)24			,.			港幣千元
十二月三十一日Current (not past due)即期(未逾期)0.59,119(41)9,031 to 60 days past due逾期31至60日2.3147(3)14761 to 90 days past due逾期61至90日4.7270(13)24			<u>.</u>			
31 to 60 days past due逾期31至60日2.3147(3)61 to 90 days past due逾期61至90日4.7270(13)	As at 31 December 2023					
31 to 60 days past due逾期31至60日2.3147(3)61 to 90 days past due逾期61至90日4.7270(13)2	Current (not past due)		0.5	9,119	(41)	9,078
		逾期31至60日	2.3	147	(3)	144
Over 00 days 初월00日 11.0 C72 (20)	31 to 60 days past due			070	(12)	257
Over 90 days 砲炮90日 11.9 672 (80)			4.7	270	(13)	207
1.3 10,208 (137) 10,0			4.7 11.9	270 672	(13) (80)	592

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(i) Credit risk and impairment assessment (continued)

The closing loss allowances for trade receivables as at 31 December 2024 and 2023 reconciled as follows:

4. 金融工具(續)

(b) 財務風險管理及公平值(續)

(i) 信貸風險及減值評估(續)

於二零二四年及二零 二三年十二月三十一日 之應收貿易賬款年末虧 損撥備對賬如下:

		Trade receivables 應收貿易賬款 HK\$'000 港幣千元
At 1 January 2023	於二零二三年一月一日	(149)
Reversal of loss allowance recognised	年內於損益確認之	(1-3)
in profit or loss during the year	虧損撥備撥回	14
Exchange alignment	匯兌調整	(2)
At 31 December 2023 and	於二零二三年	
1 January 2024	十二月三十一日及	
	二零二四年一月一日	(137)
Reversal of loss allowance recognised in	年內於損益確認之	
profit or loss during the year	虧損撥備撥回	102
Exchange alignment	匯兌調整	6
At 31 December 2024	於二零二四年	

十二月三十一日

Trade receivables are written-off when there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery include, amongst others, the failure of a debtor to engage in a repayment plan with the Group, and a failure to make contractual payments for a period greater than agreed contract terms. 應收貿易賬款於再無收 回之合理希望時撇銷。再 無收回之合理希望的指 標包括(其中包括)債務人 未能與本集團訂立還款 計劃,以及未能於超過所 協議合約條款的期間內 支付合約款項。

(29)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(i) Credit risk and impairment assessment (continued)

Impairment losses on trade receivables are presented as net impairment losses within operating profit. Subsequent recoveries of amounts previously written-off are credited against the same line item.

Expected loss rates are based on actual loss experience over the past 1 year. These rates are adjusted to reflect differences between economic conditions during the period over which the historic data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the trade receivables.

Further quantitative disclosures in respect of the Group's exposure to credit risk arising from trade receivables are set out in note 21 to the consolidated financial statements.

The management monitored the financial background and creditability of those debtors on an ongoing basis. The Group seeks to minimise its risk by dealing with counterparties which have good credit history. Majority of the trade receivables that are neither past due nor impaired have no default payment history. In this regard, the Directors consider that the Group's credit risk is significantly reduced.

4. 金融工具(續)

- (b) 財務風險管理及公平值(續)
 - (i) 信貸風險及減值評估(續)

應收貿易賬款之減值虧 損於經營溢利內呈列為 減值虧損淨額。其後收回 先前已撇銷之款項將計 入同一項目。

預期虧損比率乃根據過 往一年之實際虧損經驗 計算。該等比率已為反映 收集過往數據的期間之 經濟狀況、目前狀況及本 集團對應收貿易賬款預 期年期內經濟狀況的看 法之間的差異而作出調 整。

有關本集團應收貿易賬 款所產生之信貸風險的 進一步量化披露載於綜 合財務報表附註21。

4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(i) Credit risk and impairment assessment (continued)

For deposits and other receivables as well as amounts due from associates and a joint venture, management makes periodic collective assessments as well as individual assessment on the recoverability of other receivables based on historical settlement records and past experience. The Directors believe that there is no material credit risk inherent in the Group's outstanding balances.

(ii) Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Group's policy is to regularly monitor its current and expected liquidity requirement and its compliance with lending covenants, to ensure that it maintains sufficient reserves of cash and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and long-term.

The following table details the remaining contractual maturities at the end of the reporting period of the Group's nonderivative financial liabilities, which are based on the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current at the end of the reporting period) and the earliest date the Group can be required to pay: For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. 金融工具(續)

- (b) 財務風險管理及公平值(續)
 - (i) 信貸風險及減值評估(續)

就按金及其他應收賬款 以及應收聯營公司及一 間合營企業款項而言,管 理層定期就其他應收賬 款之可收回性按過往 算記錄及過去經驗作出 集體以及個別評估。董事 相信本集團尚未收回結 餘本身並無重大信貸風 險。

(ii) 流動資金風險 流動資金風險指本集團 無法履行到期之財務責 任之風險。本集團之政策 乃定期監察現有及預期 流動資金需求及遵守借 貸契約之情況,確保維持 充足現金儲備及獲得主 要財務機構提供足夠信 貸額度,以應付短期及長 遠之流動資金需求。

> 下表詳載於報告期末,本 集團之非衍生財務負債 之餘下合約到期日(按合 約到期日計)。表內披露 之款額乃合約未貼現現 金流量(包括利用合約利 率或(如為浮息)於報告期 未之現行利率計算之利 息付款),以及本集團可 被要求付款之最早日期:

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

4. 金融工具(續)

(b) 財務風險管理及公平值(續)

(ii) Liquidity risk (continued)

(ii) 流動資金風險(續)

		At 31 December 2024 於二零二四年十二月三十一日					
		Weighted average effective interest rate 加權平均	Within 1 year or on demand 一年內	More than 1 year but less than 2 years 超過一年	More than 2 years but less than 5 years 超過兩年	Total contractual undiscounted cash flow 合約未貼現	Carrying amount
		實際利率 %	或按要求 HK \$′000 港幣千元	但少於兩年 HK \$ ′000 港幣千元	但少於五年 HK\$'000 港幣千元	現金流量總額 HK \$ ′000 港幣千元	賬面值 HK \$′000 港幣千元
Trade and other payables Bank loans <i>(note)</i>	應付貿易賬款及其他應付賬款 銀行貸款 <i>(附註)</i>	- 6.2	25,948 277,836	-	-	25,948 277,836	25,948 261,500
Lease liabilities Loan from a director and controlling shareholder	租賃負債 一名董事兼控股股東貸款	5.2	712	624 195,749	29	1,365 195,749	1,339 185,100
-			304,496	196,373	29	500,898	473,887

			At 31 December 2023 於二零二三年十二月三十一日				
		Weighted		More than	More than	Total	
		average	Within	1 year but	2 years but	contractual	
		effective	1 year or	less than	less than	undiscounted	Carrying
		interest rate	on demand	2 years	5 years	cash flow	amount
		加權平均	一年內	超過一年	超過兩年	合約未貼現	
		實際利率	或按要求	但少於兩年	但少於五年	現金流量總額	賬面值
		%	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
			港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Trade and other payables	應付貿易賬款及其他應付賬款	-	20,294	-	-	20,294	20,294
Bank loans (note)	銀行貸款 <i>(附註)</i>	6.2	325,497	-	-	325,497	306,500
Lease liabilities	租賃負債	5.4	320	151	138	609	595
Loan from a director and	一名董事兼控股股東貸款						
controlling shareholder		5.8	-	183,000	-	183,000	173,000
			346,111	183,151	138	529,400	500,389

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(ii) Liquidity risk (continued) *Note:*

There is a clause for repayment on demand under the facility letters regarding the bank loans granted to the Group. Thus, the bank loans are categorised into the time band of "within 1 year or on demand" in the above maturity analysis. As at 31 December 2024, the aggregate undiscounted principal amount and interest of bank loans was approximately HK\$277,836,000 (2023: approximately HK\$325,497,000). Taking into account of the Group's financial position, the Directors believe that the bank exercising its discretionary rights to demand immediate repayment is remote and such bank loans shall be repaid one year after the end of the reporting period in accordance with the scheduled repayment dates set out in the loan agreements. For the year ended 31 December 2024, the aggregate principal and interest cash outflows will be in the amount of approximately HK\$277,836,000 (2023: approximately HK\$325,497,000) calculated with weighted average effective interest rate.

As at 31 December 2024 and 2023, it was not probable that the counterparties to the financial guarantee will claim under the contracts. Consequently, there is no amount recognised for the financial guarantee contract in the consolidated financial statements for the year ended 31 December 2024 (2023: nil).

4. 金融工具(續)

(b) 財務風險管理及公平值(續)

(ii) 流動資金風險(續) ^{附註:}

> 有關授予本集團銀行貸款的融 資函件項下訂有按要求償還之 條款。因此,該銀行貸款於上文 到期日分析內分類為「一年內或 按要求(時間組別)。於二零二四 年十二月三十一日,該銀行貸款 之未貼現本金及利息總金額約 為港幣277.836.000元(二零二三 年:約港幣325.497.000元)。 經考慮本集團之財務狀況,董 事認為,銀行行使其酌情權要 求即時還款之可能性甚微,而 有關銀行貸款應按照貸款協議 所載預定還款日期於報告期末 一年後償還。截至二零二四年 十二月三十一日止年度,按加權 平均實際利率計算之本金及利 息現金流出總金額將約為港幣 277,836,000元 (二零二三年:約 港幣325,497,000元)。

> 於二零二四年及二零 二三年十二月三十一日 ,財務擔保之交易方不 大可能根據合約提出申 索。因此,並無於截至二 零二四年十二月三十一 日止年度之綜合財務確 認任何金額(二零二三 年:無)。

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4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(ii) Liquidity risk (continued)

4. 金融工具(續)

(b) 財務風險管理及公平值(續)

(ii) 流動資金風險(續)

		At 31 December 2024 於二零二四年十二月三十一日		At 31 December 2023 於二零二三年十二月三十一日	
			Expiry		Expiry
		HK\$'000	period	HK\$'000	period
		港幣千元	屆滿期	港幣千元	屆滿期
bank in respect of	授予一間聯營公司之 銀行融資向銀行作出 之擔保	490,000	2025	490,000	2025

(iii) Currency risk

Presently, there is no hedging policy with respect to the foreign exchange exposure. The Group's transactional currency are HK\$ and Canadian dollars ("CAD") as substantially all the revenue are in HK\$ and CAD. The Group's transactional foreign exchange exposure was insignificant.

(iv) Interest rate risk

Fair value interest rate risk is the risk that the value of a financial instrument will fluctuate because of changes in market interest rates. Cash flow interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

(iii) 貨幣風險

目前,本集團並無有關外 匯風險之對沖政策。本集 團之交易貨幣為港幣及 加元,原因為絕大部份收 益乃以港幣及加元計值。 本集團在交易上所承受 之外匯風險甚微。

(iv) 利率風險

公平值利率風險指金融 工具之價值因市場利率 變動而波動之風險。現金 流量利率風險指金融工 具之未來現金流量因市 場利率變動而波動之風 險。

4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(iv) Interest rate risk (continued)

The Group's cash flow interest rate risk relates primarily to floating-rate borrowings. The Group's income and operating cash flows are substantially independent of changes in market interest rates. The Group currently does not have any interest rate hedging policy. However, the management monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arise.

Sensitivity analysis on interest rate risk

Regarding the cash flow interest rate risk, the sensitivity analysis set out below has been determined based on the exposure to interest rates for non-derivative instruments at the end of the reporting period. For variable-rate borrowings, the analysis is prepared assuming the amount of liability outstanding at the end of the reporting period was outstanding for the whole year. A 50 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. 金融工具(續)

(b) 財務風險管理及公平值(續)

(iv) 利率風險(續) 本集團之現金流量利率 風險主要涉及浮動利率 借貸。本集團之收入及經 營現金流量大致不受市 場利率變動影響。本集團 現時並無任何利率對沖 政策。然而,管理層監察 利率風險,並考慮在必要 時對沖重大利率風險。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(iv) Interest rate risk (continued)

Sensitivity analysis on interest rate risk (continued)

If interest rates had been 50 basis point higher/lower and all other variables were held constant, the Group's loss for the year ended 31 December 2024 would increase/ decrease by approximately HK\$2,233,000 (2023: approximately HK\$2,398,000). This is mainly attributable to the Group's exposure to interest rates on its floating rate borrowings.

Interest rate benchmark reform

As listed in note 26, several of the Group's interest-bearing bank loans based on Hong Kong interbank offered rate ("HIBOR") will or may be subject to the interest rate benchmark reform. The Group is closely monitoring the market and managing the transition to new benchmark interest rates, including announcements made by the relevant interbank offered rate (IBOR) regulators, risks arising from the interest rate benchmark reform and the progress in completing the transaction to alternative benchmark.

HIBOR

While the Hong Kong Dollar Overnight Index Average ("HONIA") has been identified as an alternative to HIBOR, there is no plan to discontinue HIBOR. The multirate approach has been adopted in Hong Kong, whereby HIBOR and HONIA will coexist.

4. 金融工具(續)

(b) 財務風險管理及公平值(續)

(iv) **利率風險(續)** 利率風險敏感度分析(續)

倘若利率上升/下降 50個基點而所有其他 因素維持不變,則本集 團截至二零二四年十二 月三十一日止年度之虧 損將增加/減少約港幣 2,233,000元(二零二三 年:約港幣2,398,000 元),主要歸因於本集團 之浮息借貸所面對之利 率風險。

利率基準改革

香港銀行同業拆息

雖然港元隔夜平均指數 被視為香港銀行同業拆 息之替代選擇,惟現時並 無計劃廢除香港銀行同 業拆息。香港採用多利率 方針,香港銀行同業拆息 與港元隔夜平均指數並 行。

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4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(v) Fair value

Fair value of the Group's financial assets and financial liabilities that are measured at fair value on a recurring basis

Some of the Group's financial instruments are measured at fair value for financial reporting purposes. In estimating the fair value, the Group uses market-observable data to the extent it is available. Where Level 1 inputs are not available, the Group engages third party qualified valuers to perform the valuation. The management of the Group works closely with the qualified external valuers to establish the appropriate valuation techniques and inputs to the model.

The Group's financial assets at FVTPL are measured at fair value at the end of each reporting period.

The following table analyses the financial instruments which are measured at fair value at the end of the reporting period into the three-level hierarchy.

4. 金融工具(續)

(b) 財務風險管理及公平值(續)

(v) 公平值 本集團按經常性基準以 公平值計量之財務資產 及財務負債之公平值 本集團之若干金融工具 就財務報告目的以公平 值 計 量。於 估 計 公 平 值 時,本集團使用可獲得的 之市場可觀察數據。倘無 法獲得第一級輸入數據, 則本集團將委聘第三方 合資格估值師進行估值。 本集團管理層與合資格 外聘估值師緊密合作,確 定適當之估值方法及模 型輸入數據。

> 本集團按公平值於損益 列賬之財務資產按於各 報告期末之公平值計量。

> 下表以三級架構分析於 報告期末按公平值計量 之金融工具。

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4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(v) Fair value (continued) Fair value of the Group's financial assets and financial liabilities that are measured at fair value on a recurring basis (continued) 4. 金融工具(續)

- (b) 財務風險管理及公平值(續)
 - (v) 公平值(續) 本集團按經常性基準以 公平值計量之財務資產 及財務負債之公平值(續)

Fair value as at 31 December 於十二月三十一日之公平值

		2024 二零二四年 HK\$'000	HK\$'000	Fair value hierarchy 公平值架構	Valuation techniques and key inputs 估值方法及 主要輸入數據
Financial assets Financial assets at FVTPL	財務資產 按公平值於損益 列賬之財務資產	港幣千元	港幣千元		

- Listed equity investment 一上市股本投資 230,542 188,453 Level 1 Quoted prices in active markets 第一級 活躍市場報價 不 兩個年度內,第一級、第 二級及第三級之間並無

轉移。

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4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(v) Fair value (continued)

Financial assets and financial liabilities that are not measured at fair value on a recurring basis

The fair values of the Group's financial assets and financial liabilities are determined in accordance with generally accepted pricing models based on discounted cash flow analysis using prices or rates from observable current market transactions. The Directors consider that the carrying amounts of the financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements are not materially different from their fair values as at 31 December 2024 and 2023, except for the following financial instrument, for which their carrying amounts and fair value and the level of fair value hierarchy are disclosed below:

4. 金融工具(續)

(b) 財務風險管理及公平值(續)

(v) 公平值(續) *並非按經常性基準以* 公平值計量之財務資產 及財務負債 本集團財務資產及財務 負債之公平值乃根據普 编採納之定價模式,按 貼現現金流量分析採用 從可觀察當時市場交易 所得價格或費率釐定。 董事認為,於綜合財務報 表內按攤銷成本記錄之 財務資產及財務負債之 賬面值與其於二零二四 年及二零二三年十二月 三十一日之公平值並無 重大差異,惟下列金融工 具則除外,其賬面值、公 平值及公平值等級披露 如下:

			Fair value at 31 December	Fair value measurements as at 31 December 2024		24
			2024 於二零二四年	categories into:		
		+二月 三十一日 之賬面值	十二月 三十一日 之公平值	於二零二四年十二月三十一日之 公平值計量分類如下:		
		之派固臣		Level 1 第一級	Level 2 第二級	Level 3 第三級
		HK\$′000 港幣千元	HK\$′000 港幣千元	HK\$′000 港幣千元	₩ HK\$'000 港幣千元	₩ HK\$'000 港幣千元
Financial guarantee contract	財務擔保合約	_	_*	_	_	_*

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4. FINANCIAL INSTRUMENTS (CONTINUED)

(b) Financial risk management and fair values (continued)

(v) Fair value (continued) Financial assets and financial liabilities that are not measured at fair value on a recurring basis (continued) 4. 金融工具(續)

- (b) 財務風險管理及公平值(續)
 - (v) 公平值(續) 並非按經常性基準以 公平值計量之財務資產 及財務負債(續)

		Carrying	Fair			
		amount at	value at	Fair value measurements as		
		31 December	31 December	at 3	1 December 202	.3
		2023	2023	(categories into:	
		於二零二三年	於二零二三年			
		十二月	十二月			
		三十一日	三十一日	於二零二	三年十二月三十	一日之
		之賬面值	之公平值	公平	值計量分類如下	
				Level 1	Level 2	Level 3
				第一級	第二級	第三級
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Financial guarantee	財務擔保合約					
contract		-	_*	-	-	_*

* less than HK\$1,000

(vi) Other price risk

The Group is exposed to equity price risk through its investments in measured at FVTPL. For equity securities measured at FVTPL quoted in National Association of Securities Dealers Automated Quotations (NASDAQ) in United States of America (the "USA"), the management of the Group manages this exposure by maintaining a portfolio of investments with different risks. The management of the Group closely monitor the price risk and will consider hedging the risk exposure should the need arise. 少於港幣1,000元

(vi) 其他價格風險

5. ACCOUNTING ESTIMATES AND JUDGEMENTS

(a) Key sources of estimated uncertainty

In the process of applying the Group's accounting policies which are described in note 2, management has made certain key assumptions concerning the future, and other key sources of estimated uncertainty at the end of the reporting period, that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, as discussed below:

(i) Impairment of property, plant and equipment and land and buildings

The recoverable amount of an asset is the greater of its net selling price and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset, which requires significant judgement relating to the level of revenue and the amount of operating costs. The Group uses all readily available information in determining an amount that is a reasonable approximation of the recoverable amount, including estimates based on reasonable and supportable assumptions and projections of revenue and operating costs. Changes in these estimates could have a significant impact on the carrying amount of the assets and could result in additional impairment charge or reversal of impairment in future periods.

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5. 會計估計及判斷

(a) 估計不明朗因素之主要 來源

於應用附註2所述本集團之會 計政策之過程中,管理層已作 出關於未來之若干主要假設, 以及於報告期末存在可能對下 個財政年度之資產及負債賬面 值作出重大調整之主要風險之 估計不明朗因素之其他主要來 源,茲討論如下:

(i) 物業、廠房及設備以及 土地及樓宇減值

> 資產之可收回金額為其 銷售淨價與使用價值兩 者中之較高者。評估使用 價值時,是以除稅前貼現 率將估計未來現金流量 貼現至現值,而該貼現率 反映當時市場對金錢之 時間價值之評估及該項 資產之特有風險,當中需 要對收益水平及經營成 本金額作出重大判斷。本 集團運用所有可得資料, 以釐定可收回金額之合 理概約數字,包括根據對 收益及經營成本之合理 和具支持之假設和預測 所作出之估計。該等估計 之變動可能對資產賬面 值產生重大影響,並可產 生未來期間額外減值費 用或撥回減值。

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5. ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

(a) Key sources of estimated uncertainty (continued)

(ii) Provision for ECL for trade receivables and amounts due from a joint venture and associates

> Trade receivables and amounts due from a joint venture and an associate with significant balances and credit-impaired are assessed for ECL individually.

> In addition, for trade receivables which are individually insignificant or when the Group does not have reasonable and supportable information that is available without undue cost or effort to measure ECL on individual basis, collective assessment is performed by grouping debtors based on the shared credit risk characteristics under simplified approach. For amounts due from a joint venture and associates, the Group assess by using general approach.

5. 會計估計及判斷(續)

(a) 估計不明朗因素之主要 來源(續)

(ii) 應收貿易賬款以及應收 一間合營企業及聯營公司 款項之預期信貸虧損撥備 結餘龐大及信貸減值之 應收貿易賬款以及應收 一間合營企業及一間聯 營公司款項須個別評估 預期信貸虧損。

5. ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

(a) Key sources of estimated uncertainty (continued)

(iii) Fair value of investment properties

As set out in note 17, investment properties were revalued as at 31 December 2024 on an open market value existing use basis by the independent professional valuers, whose have among their staff, fellow members of the Hong Kong Institute of Surveyor (the "Valuer(s)"). Such valuations were based on certain assumptions, which are subject to uncertainty and might materially differ from the actual results. In making the judgement, the Group considers information from current prices in an active market for similar properties and uses assumptions that are mainly based on market conditions existing at each of reporting period.

In the absence of current prices in an active market for similar properties, the Group considers information from a variety of sources, including:

 (a) current prices in an active market for properties of a different nature, condition or location (or subject to different leases or other contract), adjusted to reflect those differences; and For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

5. 會計估計及判斷(續)

(a) 估計不明朗因素之主要 來源(續)

(iii) 投資物業之公平值

倘缺乏類似物業在活躍 市場之現行價格,本集團 會考慮從多個途徑蒐集 的資料,包括:

(a) 不同性質、狀況或地點(或受不同租賃或其他合約所規限)物業於活躍市場之現行價格(經調整以反映各項差異);及

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5. ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

(a) Key sources of estimated uncertainty (continued)

- (iii) Fair value of investment properties (continued)
 - (b) recent prices of similar properties on less active markets, with adjustments to reflect any changes in economic conditions since the date of the transactions that occurred at those prices; and discounted cash flow projections based on reliable estimates of future cash flows, supported by the terms of any existing lease and other contracts and (when possible) by external evidence such as current market rents for similar properties in the same location and condition, and using discount rates that reflect current market assessments of the uncertainty in the amount and timing of the cash flow.

The principal assumptions for the Group's estimation of the fair value include those related to current market rents for similar properties in the same location and condition, appropriate discount rates and expected future market rents.

Note 17 provides detailed information about the valuation techniques, inputs and key assumptions used in the determination of the fair value of investment properties. 5. 會計估計及判斷(續)

- (a) 估計不明朗因素之主要
 來源(續)
 (iii) 投資物業之公平值(續)
 - (b) 活躍程度稍遜之市 場所提供類似物業 之近期價格(經調整 以反映自按該等價 格進行交易當日以 來經濟狀況之任何 變動);及根據未來 現金流量所作可靠 估計預測之經貼現 現金流量,此項預測 以任何現有租約及 其他合約之條款以及 (在可行情況下)外 來證據(如地點及狀 況相同之類似物業 現有市場租值)為憑 證,並採用可反映有 關現金流量金額及 時間不明朗因素當 時市場評估之貼現 率。

本集團公平值估計之主 要假設包括與地點及狀 況相同之類似物業有關 之當前市場租值、適當貼 現率及預期未來市場租 值。

附註17提供有關用於釐 定投資物業公平值之估 值方法、輸入數據及主要 假設之詳細資料。

5. ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

(a) Key sources of estimated uncertainty (continued)

(iv) Impairment test for interests in associates

The Group completed its annual impairment test for interests in associates by comparing the recoverable amount of interests in associates to its carrying amount as at 31 December 2024. The Group has engaged the Valuer to carry out a valuation of the interests in associates as at 31 December 2024 based on the value in use calculations. This valuation uses cash flow projections based on financial estimates covering an eight-year period (i.e. the end of gaming concession (31/12/2032)), and a pre-tax discount rate of approximately 7.0% (2023: approximately 8.3%). The cash flows beyond the above mentioned period are extrapolated using a steady 2.2% (2023: 2.1%) growth rate for the casino and hotel industries in which are operated by associates.

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5. 會計估計及判斷(續)

(a) 估計不明朗因素之主要 來源(續)

(iv) 於聯營公司之權益之 減值測試

本集團將其於聯營公司 之權益於二零二四年 十二月三十一日之可收 回金額與賬面值作比較, 藉以完成對於聯營公司 之權益之年度減值測 試。本集團已委聘估值 師根據使用價值計算方 法為於二零二四年十二 月三十一日之於聯營公 司之權益進行估值。是 次估值使用根據涵蓋八 年期(即博彩經營批給結 束(二零三二年十二月 三十一日))之財務估計 以及除稅前貼現率約7.0% (二零二三年:約8.3%) 得出之現金流量預測進 行。超逾上述年期之現金 流量則採用聯營公司所 經營娛樂場及酒店業之 穩定增長率2.2%(二零 二三年:2.1%)推算。
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5. ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

(a) Key sources of estimated uncertainty (continued)

(iv) Impairment test for interests in associates (continued)

As at 31 December 2024, in view of impairment indicators to specify, the Group performed impairment assessment on associates. Determining whether impairment loss should be recognised requires an estimation of the recoverable amount of the relevant associate which is the higher of value in use and fair value less costs of disposal. The value in use calculation requires the management of the Group to estimate the present value of the estimated cash flows expected to arise from dividends to be received from the associates and the proceeds from the ultimate disposal of the investment taking into account. In cases where the actual cash flows are less or more than expected, or change in facts and circumstances which result in revision of future cash flows estimation or discount rate, further recognition of impairment may arise, which would be recognised in profit or loss for the period in which such further recognition takes place.

5. 會計估計及判斷(續)

(a) 估計不明朗因素之主要 來源(續)

(iv) 於聯營公司之權益之 減值測試(續)

於二零二四年十二月 三十一日,鑒於出現有待 指明之減值指標,故本集 團對聯營公司進行減值 評估。釐定應否確認減值 虧損時需要估計相關聯 營公司之可收回金額,即 使用價值與公平值減出 售成本兩者中之較高者。 計算使用價值時,本集團 之管理層需要估計現金 流量之現值,當中考慮預 期從聯營公司收取之股 息及最後出售投資之所 得款項。倘若實際現金流 量少於或多於預期,或事 實與情況改變導致須修 訂估計未來現金流量或 貼現率,則可能須進一步 確認減值,並於進一步確 認期間之損益內確認。

5. ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

(b) Critical accounting judgements in applying the Group's accounting policies

In determining the carrying amounts of some assets and liabilities, the Group makes assumptions for the effects of uncertain future events on those assets and liabilities at the end of each reporting period. These estimates involve assumptions about such items as cash flows and discount rates used. The Group's estimates and assumptions are based on historical experience and expectations of future events and are reviewed periodically. In addition to assumptions and estimations of future events, judgements are also made during the process of applying the Group's accounting policies.

(i) Impairment test for interests in associates

Management has considered the above assumptions and valuation and also taken into account the business plan going forward. The valuation depends upon an estimate of future cash flows from the interests in associates and other key assumptions, which are based on the Directors' best estimates. The valuation is sensitive to these parameters. Changes in these parameters could lead to a material revision of the valuation which may have effects on the net assets and results of the Group. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

5. 會計估計及判斷(續)

(b) 應用本集團會計政策之 主要會計判斷

於釐定部份資產與負債之賬面 值時,本集團於各報告期末就 不明朗之未來事項對資產與負 債之影響作出假設。該等估計 涉及對現金流量及所採用起 等項目之假設。本集團之估 計及假設按以過往經驗及對未 來事項之預測為依據,並將定 別檢討。除對未來事項之假設 及估計外,於應用本集團之會 計政策時亦需作出判斷。

(i) 於聯營公司之權益之 減值測試

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

5. ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

- (b) Critical accounting judgements in applying the Group's accounting policies (continued)
 - (ii) Principal versus agent consideration

Determining whether the Group is acting as a principal or an agent requires considering of all relevant facts and circumstances, including whether (i) the nature of its promise is a performance obligation to provide the specified goods or services to the customer or to arrange for the other party to provide those goods or services; (ii) the Group obtains control of each specific goods or service before that goods or service is transferred to the customer; and (iii) the Group has latitude in establishing prices.

The Group's management performs the assessment based on the above mentioned factors and reaches the conclusion that the Group acts as a principal in the provision of travel-related services and in sales of air tickets when all the factors set above are fulfilled and recognises the sales on a gross basis accordingly. Otherwise, the Group acts as an agent and recognises the sales on a net basis.

- 5. 會計估計及判斷(續)
 - (b) 應用本集團會計政策之 主要會計判斷(續)
 - (ii) 主事人與代理人之考慮 事項

釐定本集團擔任主事人 或代理人時需要考慮一 切有關事實及情況,包括 (i)其承諾性質品或局子 提供指定貨品或服務 安排其他方提供責任;(ii) 本集區式服務之下 算品或服務轉交予 約 之控制權;及(iii)本集團是 否擁有產品定價之自主 權。

本集團管理層根據上述 因素進行評估並得出結 論,是當達成上述所有因 素時,本集團於提供旅遊 相關服務及銷售機票時 擔任主事人,並據此按總 額基準確認銷售。否則本 額基準確認銷售。

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6. SEGMENT INFORMATION

Operating segments are identified on the basis of internal reports which provide information about components of the Group. This information are reported to and reviewed by the CODM for the purposes of resource allocation and performance assessment.

The CODM considers the business from both geographic and service perspective.

The Group has presented the following two reportable segments:

- Travel business: sales of air tickets and provision of travel-related services.
- Property investment business: receiving rental streams from leasing office premises and sales of properties in Hong Kong.

(a) Segment results, assets and liabilities

The travel reportable operating segment derives their revenue primarily from sales of air tickets and provision of travel-related services. Geographically, management considers the performance of the travel business in North America.

The property investment reportable operating segment derives their revenue from leasing office premises and sales of properties in Hong Kong.

6. 分部資料

經營分部按提供有關本集團組成部 份資料之內部報告區分。該等資料 乃向主要經營決策者呈報並由其審 閱,以分配資源及評估表現。

主要經營決策者從地區及服務兩方 面考慮業務。

本集團已呈列以下兩個須予呈報分 部:

- 旅遊業務:銷售機票及提供旅 遊相關服務。
- 物業投資業務:自香港租賃辦
 公室物業獲取租金收入及銷售
 物業。

(a) 分部業績、資產及負債 旅遊須予呈報經營分部之收益 主要來自銷售機票及提供旅遊 相關服務。地區方面,管理層 考慮位於北美之旅遊業務表 現。

物業投資須予呈報經營分部之 收益來自於香港租賃辦公室物 業及銷售物業。

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6. SEGMENT INFORMATION (CONTINUED)

(a) Segment results, assets and liabilities (continued)

In accordance with HKFRS 8, segment information disclosed in these consolidated financial statements has been prepared in a manner consistent with the information used by the Group's CODM for the purposes of assessing segment performance and allocating resources between segments, the Group's CODM monitors the results, assets and liabilities attributable to each reportable segment on the following basis:

Segment profit represents the profit from each segment without allocation of corporate administrative costs such as directors' emoluments, share of results of associates and joint ventures, gain arising on change in fair value of financial assets at FVTPL, impairment loss on property, plant and equipment, loss on disposal of a subsidiary as well as corporate finance costs. To arrive at reportable segment profit, the management additionally provides segment information concerning interest income, finance costs and major non-cash items such as depreciation, amortisation and impairment losses derived from reportable segments. Unallocated corporate income mainly comprises amortisation on financial guarantee contract, interest income, management fee income from an associate, gain on disposal of financial assets at FVTPL and other sundry income. This is the measure reported to the CODM for the purposes of resource allocation and performance assessment. Taxation is not allocated to reportable segments.

6. 分部資料(續)

(a) 分部業績、資產及負債(續)

根據香港財務報告準則第8 號,於此等綜合財務報表披露 之分部資料乃按與本集團之主 要經營決策者用以評估分部表 現及於分部之間分配資源之資 料貫徹一致之方式編製。就此 而言,本集團之主要經營決策 者按照以下基準監察各須予呈 報分部應佔之業績、資產及負 債:

分部溢利指各分部所賺取之 溢利,而並無分配企業行政開 支(如董事酬金)、應佔聯營公 司及合營企業業績、按公平值 於損益列賬之財務資產公平值 變動所產生之收益、物業、廠 房及設備之減值虧損、出售一 間附屬公司之虧損及企業財務 成本。於計算須予呈報分部溢 利時,管理層額外提供有關來 自須予呈報分部之利息收入、 財務成本以及折舊、攤銷及減 值虧損等主要非現金項目之分 部資料。未分配企業收入主要 包括財務擔保合約攤銷、利息 收入、來自一間聯營公司之管 理費收入、出售按公平值於損 益列賬之財務資產之收益及其 他雜項收入。此乃就資源分配 及表現評估向主要經營決策者 呈報之計量標準。稅項並無分 配至須予呈報分部。

6. SEGMENT INFORMATION (CONTINUED)

(a) Segment results, assets and liabilities (continued)

Revenue and expenses are allocated to the reportable segments with reference to sales generated by those segments and the expenses incurred by those segments.

The revenue from external parties reported to the CODM is measured in a manner consistent with that in the consolidated statement of profit or loss.

All assets are allocated to reportable segments other than amounts due from associates and a joint venture, interests in associates and joint ventures and financial assets at FVTPL. Unallocated corporate assets mainly include part of the property, plant and equipment as well as cash and cash equivalents of the central administration companies.

All liabilities are allocated to reportable segments other than corporate liabilities. Unallocated corporate liabilities mainly include bank loans, loan from a director and controlling shareholder and part of other payables borne by the central administration companies. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. 分部資料(續)

(a) 分部業績、資產及負債(續)

收益及開支乃經參考有關分部 產生之銷售及開支而分配至須 予呈報分部。

呈報予主要經營決策者之來自 外界人士之收益與綜合損益表 所用之計量方法一致。

所有資產均分配至須予呈報分 部,惟應收聯營公司及一間合 營企業款項、於聯營公司及合 營企業之權益以及按公平值於 損益列賬之財務資產除外。未 分配企業資產主要包括中央行 政公司之部份物業、廠房及設 備以及現金及現金等值項目。

所有負債均分配至須予呈報分 部,惟企業負債除外。未分配 企業負債主要包括銀行貸款、 一名董事兼控股股東貸款連同 中央行政公司所承擔之部份其 他應付賬款。

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6. SEGMENT INFORMATION (CONTINUED)

(a) Segment results, assets and liabilities (continued)

Information regarding the Group's reportable segments as provided to the Group's CODM for the purposes of resource allocation and assessment of segment performance for the year is set out below: 6. 分部資料(續)

(a) 分部業績、資產及負債(續)

於本年度為分配資源及評估分 部表現向本集團主要經營決策 者提供有關本集團須予呈報分 部之資料載列如下:

			vel 遊	Property investment 物業投資		Total 合計	
		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK \$ '000 港幣千元	2024 二零二四年 HK \$ ′000 港幣千元	2023 二零二三年 HK \$ '000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	2023 二零二三年 HK\$'000 港幣千元
Revenue from external customers an reportable segment revenue	d 來自外部客戶之收益及 須予呈報分部收益	48,696	99,229	2,674	2,668	51,370	101,897
Reportable segment profit/(loss)	須予呈報分部溢利/ (虧損)	463	4,276	(34,855)	(14,172)	(34,392)	(9,896)
Share of results of joint ventures Share of results of associates Gain arising on change in fair value of financial assets at FVTPI.	應佔合營企業業績 應佔聯營公司業績 按公平值於損益列賬之 財務資產公平值變動					682 111,950	518 143,717
Reversal of impairment loss recognised	所務員座公平 區愛勤 所產生之收益 就應收一間合營企業款項					89,158	95,390
on amount due from a joint venture Unallocated corporate income Unallocated corporate expenses Finance costs	確認之減值虧損撥回 未分配企業收入 未分配企業開支 財務成本					- 31,766 (77,375) (28,398)	3,200 615 (37,483) (26,760)
Consolidated profit before taxation Taxation	除稅前綜合溢利 稅項					93,391 _	169,301 -
Consolidated profit for the year	本年度綜合溢利					93,391	169,301
Reportable segment assets Unallocated corporate assets – Interests in associates	須予呈報分部資產 未分配企業資產 一於聯營公司之權益	54,426	45,368	171,429	211,261	225,855 765,608	256,629 678,227
 Interests in joint ventures Financial assets at FVTPL 	 一於合營企業之權益 一按公平值於損益列賬之 財務資產 					9,150 230,542	8,468 188,453
- Corporate assets	一企業資產					222,933	256,778
						1,454,088	1,388,555
Reportable segment liabilities Unallocated corporate liabilities	須予呈報分部負債 未分配企業負債	26,787	18,044	1,607	1,621	28,394	19,665
– Corporate liabilities	木刀配止未貝頃 一企業負債					448,306	481,526
						476,700	501,191

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6. SEGMENT INFORMATION (CONTINUED)

6. 分部資料(續)

(b) Other segment information

(b) 其他分部資料

		Tra 旅	vel 遊		Property investment 物業投資		Other corporate entities 其他企業實體		tal 計
		2024 二零二四年 HK\$'000 港幣千元	2023 二零二三年 HK\$ ['] 000 港幣千元	2024 二零二四年 HK \$ ′000 港幣千元	2023 二零二三年 HK\$ ['] 000 港幣千元	2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	2023 二零二三年 HK\$'000 港幣千元
Bank interest income Gain on disposal of financial assets at FVTPL	銀行利息收入 出售按公平值於損益 列賬之財務資產之 收益	188	105	-	-	331 31,141	256	519 31,141	361
Fair value loss on investment properties Depreciation:	投資物業之公平值虧損 折舊:	-	-	_ (24,700)	(7,300)	- 51,141	-	(24,700)	(7,300)
 owned property, plant and equipment right-of-use assets Reversal of allowance for 	 −自置物業、廠房及 設備 −使用權資產 就應收貿易賬款作出 	(336) (638)	(297) (520)	-	-	(10,901) _	(11,361) _	(11,237) (638)	(11,658) (520)
expected credit losses on trade receivables Reversal of impairment loss	預期信貸虧損之 撥備撥回 就無形資產確認之	102	14	-	-	-	-	102	14
recognised on intangible assets Reversal of impairment loss recognised on amount due from a joint venture	減值虧損撥回 就應收一間合營企業 款項確認之減值虧損 撥回	-	2,002	-	-	-	- 3,200	-	2,002
Write-down of stock of properties Impairment loss on property, plant and equipment	物業存貨撒減 物業、廠房及設備之 減值虧損	-	-	(15,000)	(11,700)	- (36,102)	-	(15,000) (36,102)	(11,700)
Finance costs Additions to non-current assets*	减迫的投 財務成本 添置非流動資產*	(25) 298	(10) 11	-	-	(28,398) 860	_ (26,760) 127	(38,102) (28,423) 1,158	

* Additions to non-current assets only include the additions to property, plant and equipment but excluded right-of-use assets for both years.

* 添置非流動資產僅包括於兩個 年度內添置之物業、廠房及設 備,但不包括使用權資產。

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SEGMENT INFORMATION 6. 分部資料(續) (CONTINUED)

(c) Disaggregation of revenue (c) 收益分類

		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$'000 港幣千元
Revenue from contracts with customers: <i>Recognised at a point in time</i>	來自與客戶訂約之收益: 於某一時間點確認		
<u>Travel business:</u> Sales of air tickets Travel and related service	<u>旅遊業務:</u> 銷售機票 旅遊及相關服務費收入	36,911	86,667
fee income		11,785	12,562
		48,696	99,229
Revenue from other sources:	其他來源之收益:		
Rental income	租金收入	2,674	2,668
Total revenue	收益總額	51,370	101,897

6. SEGMENT INFORMATION (CONTINUED)

(d) Geographical information

The following is an analysis of geographical location of (i) the Group's revenue from external customers; and (ii) the Group's noncurrent assets. The geographical location of customers refers to the location at which the services were provided. The Group's non-current assets included property, plant and equipment, investment properties, intangible assets, interests in associates and joint ventures.

The geographical location of property, plant and equipment and investment properties is based on the physical location of the asset under consideration. In the case of intangible assets, it is based on the location of operations to which these intangibles are allocated. In the case of interests in associates and joint ventures, it is based on the location of operations of such associates and joint ventures. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. 分部資料(續)

(d) 地區資料

以下為(i)本集團來自外部客戶 之收益;及(ii)本集團之非流動 資產之地區地點分析。客戶之 地區地點指提供服務之地點。 本集團之非流動資產包括物 業、廠房及設備、投資物業、無 形資產以及於聯營公司及合營 企業之權益。

物業、廠房及設備以及投資物 業之地區地點乃以所考慮資產 之實際地點為基準。如屬無形 資產,則以該等無形資產獲分 配之經營地點為基準。如屬於 聯營公司及合營企業之權益, 則以該等聯營公司及合營企業 之經營地點為基準。

	external o	ie from customers 客戶之收益	Non-current assets 非流動資產 At 31 December 於十二月三十一日		
	2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$'000 港幣千元	2024 二零二四年 HK \$ ′000 港幣千元	2023 二零二三年 HK\$'000 港幣千元	
Hong Kong 香港 (所在地) (place of domicile) Macau 澳門 North America 北美 The People's Republic of 中華人民共和國 China ("PRC") (「中國」)	2,674 _ 48,696 _	2,668 _ 99,229 _	280,285 765,608 8,637 242	350,447 678,227 8,699 165	
	51,370	101,897	1,054,772	1,037,538	

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6. SEGMENT INFORMATION (CONTINUED)

(e) Major customers

Revenue from customers arising from travel business segment who contribute over 10% of the total revenue of the Group is set out as follows: 6. 分部資料(續)

(e) 主要客戶

佔本集團總收益10%以上來自 旅遊業務分部之客戶收益載列 如下:

			2024 二零二四年 HK\$'000 港幣千元	2023 二零二三年 HK\$′000 港幣千元
Customer A	客戶A	Γ	N/A*不適用*	22,968
Customer B	客戶B		17,763	32,608
Customer C	客戶C		13,146	14,145

 The corresponding revenue did not contribute over 10% of the total revenue of the Group for the respective year. 於相關年度之相關收益並不佔 本集團總收益10%以上。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

7. REVENUE

The principal activities of the Group are engaged in the travel-related and property investment businesses.

Revenue represents sales of air tickets, service fee income from provision of travel-related services and rental income. The amount of each significant category of revenue recognised in revenue during the year is as follows:

7. 收益

本集團之主要業務為從事旅遊相關 及物業投資業務。

收益指銷售機票、提供旅遊相關服務之服務費收入及租金收入。於年內,各項已於收益內確認之主要類別收益金額如下:

		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$'000 港幣千元
Revenue from contracts with customers:	來自與客戶訂約之收益:		
Recognised at a point in time Sales of air tickets Travel and related service fee	<i>於某一時間點確認</i> 銷售機票 旅遊及相關服務費收入	36,911	86,667
income		11,785	12,562
		48,696	99,229
Revenue from other sources: Rental income	其他來源之收益: 租金收入	2,674	2,668
		51,370	101,897

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8. OTHER REVENUE, GAIN AND LOSS 8. 其他收益、收入及虧損

		Note 附註	2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$′000 港幣千元
Other revenue Bank interest income Management fee income	其他收益 銀行利息收入 來自一間聯營公司之		519	361
from an associate Other income	管理費收入 其他收入		122 3,423	191 3,229
			4,064	3,781
Other gain and loss Amortisation of financial guarantee contract	其他收入及虧損 財務擔保合約攤銷	29	_	161
Gain on disposal of financial assets at FVTPL Loss on disposal of	出售按公平值於損益 列賬之財務資產之 收益 出售一間附屬公司之		31,141	-
a subsidiary	虧損	39	(1,084)	
			30,057	161
Total	合計		34,121	3,942

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9. PROFIT BEFORE TAXATION

9. 除稅前溢利

Profit before taxation is arrived at after charging/ (crediting) as follows:

除稅前溢利已扣除/(計入)下列項 目:

		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$'000 港幣千元
(a) Finance costs	(a)財務成本		
Interest on bank loans	(d) 約35724 銀行貸款之利息	18,067	18,777
Interest on lease liabilities	租賃負債之利息	25	10,777
Interest on loan from a director	一名董事兼控股股東		
and controlling shareholder	貸款之利息	10,331	7,983
		28,423	26,770
(b) Staff costs	(b)員工成本		
Salaries, wages and other	薪金、工資及其他福利		
benefits (including directors'	(包括董事酬金)		
emoluments)		26,308	21,811
Contributions to defined	定額供款退休計劃之		
contribution retirement plan	供款	1,002	850
		27,310	22,661

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9. PROFIT BEFORE TAXATION (CONTINUED)

9. 除稅前溢利(續)

Profit before taxation is arrived at after charging/ (crediting) as follows: (continued) 除稅前溢利已扣除/(計入)下列項 目:(續)

		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$'000 港幣千元
(c) Other operating expenses	(c) 其他經營開支		
Write-down of stock	物業存貨撇減		
of properties		15,000	11,700
Reversal of impairment	就無形資產確認之		
loss recognised on	減值虧損撥回		
intangible assets		-	(2,002)
Reversal of impairment loss	就應收一間合營企業		
recognised on amount due	款項確認之減值		()
from a joint venture	虧損撥回	-	(3,200)
Impairment loss on property,	物業、廠房及設備之		
plant and equipment	減值虧損	36,102	-
Reversal of allowance for	就應收貿易賬款作出 預期信貸虧損之		
expected credit losses on trade receivables	預期信負虧損之 撥備撥回	(102)	(1.4)
	1段 1 1 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	(102)	(14)
		51,000	6,484
(d) Other items	(d)其他項目		
Auditors' remuneration	核數師酬金		
– audit services	一核數服務	1,000	900
– other services	一其他服務	300	400
Depreciation	折舊		
– owned property,	一自置物業、廠房及		
plant and equipment	設備	11,237	11,658
– right-of-use assets	一使用權資產	638	520
Operating lease rentals	經營租賃租金		
– short-term lease	一短期租賃	885	890
 low-value assets 	一低價值資產	67	41
Gain on disposal of property,	出售物業、廠房及		
plant and equipment	設備之收益	(238)	-
Net exchange loss/(gain)	外匯淨虧損/(收益)	2,375	(153)

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10. TAXATION IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS

10. 於綜合損益表之稅項

- (a) Taxation in the consolidated statement of profit or loss represents:
- (a) 於綜合損益表之稅項指:

		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$′000 港幣千元
Current tax Deferred tax	即期稅項 遞延稅項	-	-
Tax charge	稅項開支	_	_

Hong Kong Profits Tax is calculated at 16.5% (2023: 16.5%) of the estimated assessable profit for the year. No provision for Hong Kong Profits Tax has been made for both years as the Group has no assessable profits in Hong Kong.

Canadian subsidiaries are subject to Canadian Corporate Income Tax which comprises federal and provincial income taxes. The net federal income tax is calculated at 15% (2023: 15%) and the provincial income tax is calculated at the rates prevailing in the relevant provinces. No provision for Canadian Corporate Income Tax has been made as the Group has unutilised tax loss for the years ended 31 December 2024 and 2023.

PRC subsidiary is subject to PRC Enterprise Income Tax at 25% (2023: 25%). No provision for PRC Enterprise Income Tax has been made as the Group has no assessable profits arising in the PRC for the years ended 31 December 2024 and 2023.

Taxation arising in other jurisdictions is calculated at the rates prevailing in the relevant jurisdictions.

香港利得稅乃根據本年度估 計應課稅溢利按16.5%(二零 二三年:16.5%)計算。由於本 集團於兩個年度內概無在香港 產生應課稅溢利,因此,概無 就香港利得稅作出撥備。

加拿大附屬公司須繳付加拿大 企業所得稅,當中包含聯邦及 省級所得稅。淨聯邦所得稅按 15%(二零二三年:15%)計 算,而省級所得稅則按相關 份之當前稅率計算。由於本 團於截至二零二四年及二零 二三年十二月三十一日止年度 內尚有未動用稅項虧損,故並 無就加拿大企業所得稅作出撥 備。

中國附屬公司須按25%(二零 二三年:25%)繳付中國企業 所得稅。由於本集團於截至二 零二四年及二零二三年十二月 三十一日止年度內概無在中國 產生應課稅溢利,因此,概無 就中國企業所得稅作出撥備。

於其他司法權區產生之稅項按 相關司法權區之當前稅率計 算。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

10. TAXATION IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS (CONTINUED)

10. 於綜合損益表之稅項(續)

- (b) Reconciliation between tax expense and accounting profit at applicable tax rates:
- (b) 按適用稅率計算之稅項 開支與會計溢利之對賬:

		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$'000 港幣千元
Profit before taxation	除稅前溢利	93,391	169,301
Notional tax on profit before tax, calculated at the tax rates applicable to profit in	按適用於有關國家溢利之 稅率計算之除稅前 溢利名義稅項		
the countries concerned		(3,307)	4,573
Tax effect of share of results of associates Tax effect of share of results	應佔聯營公司業績之 稅項影響 應佔合營企業業績之	18,472	23,713
of joint ventures	稅項影響	113	85
Tax effect of non-deductible expense Tax effect of non-taxable	不可扣稅開支之 稅項影響 毋須課稅收入之	11,158	5,666
income Tax effect of unrecognised	税項影響 未確認稅項虧損之	(38,449)	(40,465)
tax losses	稅項影響	11,018	6,642
Utilisation of tax losses Unrecognised temporary	動用稅項虧損 未確認暫時差額	(200)	(1,212)
differences		1,195	998
Tax expense for the year	本年度稅項開支	-	-

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11. DIRECTORS' EMOLUMENTS

11. 董事酬金

Directors' emoluments disclosed pursuant to section 383(1) of the Company Ordinance, Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation (Chapter 622G of the laws of Hong Kong) and the Listing Rules are as follows:

根據公司條例第383(1)條、公司(披露董事利益資料)規例(香港法例第622G章)第2部及上市規則予以披露之董事酬金載列如下:

		Directors' fee 董事袍金		Salaries, allowance and other benefits 薪金、津貼及其他福利		Retirement benefit scheme contributions 退休福利計劃供款		Total 合計	
		2024 二零二四年	2023 二零二三年	2024 二零二四年	2023 二零二三年	2024 二零二四年	2023 二零二三年	2024 二零二四年	2023 二零二三年
Name 姓名		HK\$′000 港幣千元	HK\$′000 港幣千元	HK\$'000 港幣千元	HK\$'000 港幣千元	HK\$'000 港幣千元	HK\$'000 港幣千元	HK\$'000 港幣千元	HK\$'000 港幣千元
Executive Directors	執行董事								
Yeung Hoi Sing, Sonny <i>(Chairman)</i>	楊海成 <i>(主席)</i>	-	_	924	892	18	18	942	910
Ma Ho Man, Hoffman (Deputy chairman)	馬浩文 <i>(副主席)</i>	-	-	687	633	18	18	705	651
Non-executive Director	非執行董事								
Choi Kin Pui, Russelle	蔡健培	144	144	-	-	-	-	144	144
Independent Non-executive Directors	獨立非執行董事								
Yeung Mo Sheung, Ann	楊慕嫦	144	144	-	-	-	-	144	144
Chin Wing Lok, Ambrose	錢永樂	144	144	-	-	-	-	144	144
Hon Hong Lun, Jackie <i>(note c)</i> Chong Ming Yu <i>(note c)</i>	韓劻燐 <i>(附註c)</i> 莊名裕 <i>(附註c)</i>	108 36	- 144	-	-	-	-	108 36	- 144
		576	576	1,611	1,525	36	36	2,223	2,137

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11. DIRECTORS' EMOLUMENTS (CONTINUED)

Notes:

- (a) For the years ended 31 December 2024 and 2023, no directors waived any emoluments and no emoluments were paid by the Group to any of the directors as an inducement to join or upon joining the Group or as compensation for loss of office.
- (b) Director's material interests in transaction, arrangement or contract is stated as below:

Pursuant to an agreement dated 1 December 2008 made between the Company and Mr. Yeung Hoi Sing, Sonny ("Mr. Yeung", being a Director and a controlling shareholder of the Company), Mr. Yeung provided a HK\$200 million term loan facility to the Company with interest at the prime rate quoted for Hong Kong dollars loans by The Hongkong and Shanghai Banking Corporation Limited. The principal amount of the loan facility was increased up to HK\$290 million on 14 April 2009. The Company paid the interest of approximately HK\$10,331,000 for the year ended 31 December 2024 (2023: approximately HK\$7,983,000) in relation to this transaction. Other details of the transaction are set out in note 28 to the consolidated financial statements.

Save for contracts amongst group companies and the aforementioned transaction, no other significant transactions, arrangements and contracts to which the Company was a party and in which a director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

(c) Reference was made to the announcement dated 27 March 2024 issued by the Company regarding, inter alia, changes of independent non-executive Directors. Mr. Chong Ming Yu tendered his resignation as an independent non-executive Director and Ms. Hon Hong Lun, Jackie (formerly known as Hon Heung Mui, Jackie) had been appointed as an independent non-executive Director both with effect from 1 April 2024.

11. 董事酬金 (續)

附註:

- (a) 截至二零二四年及二零二三年十二月 三十一日止年度,概無董事放棄任何 酬金,本集團亦無向任何董事支付任 何酬金,作為加入本集團或於加入本 集團時之獎勵,或作為離職補償。
- (b) 董事於交易、安排或合約中之重大權 益載列如下:

根據本公司與董事兼本公司控股股 東楊海成先生(「楊先生」)於二零零 八年十二月一日訂立之協議,楊先生 向本公司提供港幣200,000,000元之 有期貸款融資,按香港上海滙豐銀行 有限公司所報之港元貸款最優惠利 率計息。於二零零九年四月十四日, 該貸款融資之本金金額增至最高港幣 290,000,000元。截至二零二四年十二 月三十一日止年度,本公司已就此交 易支付利息約港幣10,331,000元(二零 二三年:約港幣7,983,000元)。交易之 其他詳情載於綜合財務報表附註28。

除集團公司間之合約以及上述交易 外,本公司概無訂立其他於年終或於 本年度內任何時間仍然生效,而董事 於當中直接或間接擁有重大權益之重 大交易、安排及合約。

(c) 謹此提述本公司所發表日期為二零 二四年三月二十七日之公告,內容有關 (其中包括)獨立非執行董事之變動。 莊名裕先生已提出辭任獨立非執行董 事,而韓劻燐女士(前稱韓香梅)則已 獲委任為獨立非執行董事,兩者均由 二零二四年四月一日起生效。

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12. SENIOR MANAGEMENT'S EMOLUMENTS AND INDIVIDUALS WITH HIGHEST EMOLUMENTS

12. 高級管理人員酬金及 最高薪人士

(a) Five highest paid individuals

Of the five individuals with the highest emoluments in the Group, two (2023: two) were executive Directors, whose emoluments are disclosed in note 11. The emoluments of the remaining three (2023: three) individuals, included one (2023: one) senior management, are as follows:

(a) 五名最高薪人士

本集團五名最高薪人士中,兩 名(二零二三年:兩名)為執 行董事,其酬金已於附註11披 露。其餘三名(二零二三年:三 名)人士當中包括一名(二零 二三年:一名)高級管理人員, 其酬金總額載列如下:

		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$′000 港幣千元
Salaries, allowances and other benefits Retirement benefit scheme	薪金、津貼及其他福利 退休福利計劃供款	2,057	2,042
contributions		54	54
		2,111	2,096

The emoluments of the three (2023: three) individuals with the highest emoluments are within the following band:

該三名(二零二三年:三名)最高薪 人士之酬金介乎下列範圍內:

			individuals 數
		2024 二零二四年	2023 二零二三年
Nil to HK\$1,000,000	零至港幣1,000,000元	3	3

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12. SENIOR MANAGEMENT'S EMOLUMENTS AND INDIVIDUALS WITH HIGHEST EMOLUMENTS (CONTINUED)

(b) Senior management of the Company The emoluments of the senior management of the Company are within the following band: 12. 高級管理人員酬金及 最高薪人士 (續)

(b) 本公司高級管理人員

本公司高級管理人員之酬金介 乎下列範圍內:

			individuals 數
		2024 二零二四年	2023 二零二三年
Nil to HK\$1,000,000	零至港幣1,000,000元	1	1

13. DIVIDENDS

2024 (2023: nil).

No interim dividend was paid during the year (2023: nil). The Directors do not recommend any payment

of a final dividend for the year ended 31 December

13. 股息

年內並無派付中期股息(二零二三 年:無)。董事不建議就截至二零 二四年十二月三十一日止年度派付 任何末期股息(二零二三年:無)。

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14. EARNINGS PER SHARE

14. 每股盈利

The calculation of the basic earnings per share attributable to the owners of the Company is based on the following data: 本公司股東應佔每股基本盈利乃根 據以下數據計算:

		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$′000 港幣千元
Profit: Profit for the year attributable to owners of the Company	溢利: 本公司股東應佔本年度 溢利	93,391	169,301
		2024 二零二四年 ′000 千股	2023 二零二三年 ′000 千股
Number of shares:	股份數目:		
Weighted average number of shares for the purpose of basic	計算每股基本盈利之 股份加權平均數		

Diluted earnings per share for the years ended 31 December 2024 and 2023 were the same as the basic earnings per share. There were no potential dilutive ordinary shares outstanding for both years presented.

截至二零二四年及二零二三年十二 月三十一日止年度,每股攤薄盈利 相等於每股基本盈利。於該兩個呈 報年度內概無發行在外之潛在攤薄 普通股。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

15. PROPERTY, PLANT AND EQUIPMENT 15. 物業、廠房及設備

		Land and building	Leasehold improvements	Furniture, fittings and office equipment 傢俬、裝置及	Motor vehicles	Motor yacht and equipment	Right-of- use assets	Total
		土地及樓宇 HK\$'000 港幣千元	租賃裝修 HK\$'000 港幣千元	辦公室設備 HK\$'000 港幣千元	汽車 HK \$ ′000 港幣千元	遊艇及設備 HK \$ ′000 港幣千元	使用權資產 HK\$'000 港幣千元	合計 HK\$'000 港幣千元
		1010170	7010170	1010170	7010173	1010170	7610176	70101710
Cost	成本							
At 1 January 2023	於二零二三年一月一日	236,842	5,346	1,712	5,392	20,737	1,460	271,489
Additions	添置	-	-	138	-	-	433	571
Written-off	撇銷	-	-	-	-	-	(962)	(962)
Lease modification	租賃修訂	-	-	-	-	-	(15)	(15)
Exchange alignment	匯兌調整	47	30	140	-	-	7	224
At 31 December 2023 and	於二零二三年十二月三十一日及							
1 January 2024	二零二四年一月一日	236,889	5,376	1,990	5,392	20,737	923	271,307
Additions	~~~~~ / · · · · · · · · · · · · · · · ·	250,005	121	1,550	860	- 20,757	1,438	2,596
Disposals	出售	_	-	-	(1,987)	_		(1,987)
Derecognised on disposal of a	山口 於出售一間附屬公司時終止確認				(1,507)			(1,507)
subsidiary (note 39)	(附註39)	_	_	(15)	_	_	_	(15)
Lease modification	租賃修訂		_	(15)	-	_	(8)	(13)
Exchange alignment	匯兌調整	(170)	(119)	(537)	_		(1)	(947)
	但 元 明 正	(170)	(113)	(337)			(121)	(947)
At 31 December 2024	於二零二四年十二月三十一日	236,719	5,378	1,615	4,265	20,737	2,232	270,946
Accumulated depreciation and impairment	累計折舊及減值							
At 1 January 2023	於二零二三年一月一日	15,042	1,135	981	4,697	14,043	775	36,673
Charge for the year	年內支出	7,222	1,429	358	506	2,143	520	12,178
Written-off	撤銷	-		-	-		(962)	(962)
Exchange alignment	匯兌調整	35	17	120	-	-	5	177
At 31 December 2023 and	於二零二三年十二月三十一日及							
	ぶ 二 令 二 二 平 Ⅰ 二 月 二 Ⅰ 一 □ 反 二 零 二 四 年 一 月 一 日	22,299	2,581	1,459	5,203	16,186	338	48,066
1 January 2024		-	-	-	5,203 242	-		-
Charge for the year	平内文山 已確認減值虧損	7,031	1,436	386	242	2,142	638	11,875
Impairment loss recognised		36,102		-	-			36,102
Disposals		-	-	-	(1,987)	-	-	(1,987)
Eliminate on disposal of a subsidiary (note 39)	於出售一間附屬公司時對銷 (附註39)	-	-	(15)	-	-	-	(15)
Exchange alignment	匯兌調整	(23)	(109)	(533)	-	-	(44)	(709)
At 31 December 2024	於二零二四年十二月三十一日	65,409	3,908	1,297	3,458	18,328	932	93,332
Carrying amount At 31 December 2024	賬面值 於二零二四年十二月三十一日	171,310	1,470	318	807	2,409	1,300	177,614
At 31 December 2023	於二零二三年十二月三十一日	214,590	2,795	531	189	4,551	585	223,241

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

15. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

15. 物業、廠房及設備(續)

		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Freehold land and buildings held	於香港以外地區持有之		
outside Hong Kong	永久業權土地及樓宇	1,610	1,805
Leasehold land and building	於香港持有之租賃土地及		
held in Hong Kong	樓宇	169,700	212,785
		171,310	214,590

For the year ended 31 December 2024, the Group recognised impairment loss of approximately HK\$36,102,000 (2023: nil) for the leasehold land and building by considering the recoverable amount having regard to the change in the property market conditions in Hong Kong.

The recoverable amount of the leasehold land and building has been determined based on the fair value less cost of disposal and the valuation of leasehold land and building was performed by the Valuer. The fair value of leasehold land and building located in Hong Kong is determined using combination of income capitalisation method and direct comparison method by reference to recent sales price of comparable properties on a price per saleable square foot basis and rental value per saleable square foot. The leasehold land and building was classified as level 3 under the fair value hierarchy. 截至二零二四年十二月三十一日止 年度,因應香港物業市況轉變而考 慮可收回金額後,本集團已就租賃 土地及樓宇確認減值虧損約港幣 36,102,000元(二零二三年:無)。

租賃土地及樓宇之可收回金額乃基 於公平值減出售成本釐定,而租賃 土地及樓宇之估值乃由估值師進 行。位於香港之租賃土地及樓宇之 公平值乃經參考可比較物業按每平 方呎實用面積價格得出之近期售價 及每平方呎實用面積租金價值,結 合使用收入資本化法及直接比較法 釐定。租賃土地及樓宇被分類至公 平值架構級別下之第三級。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

15. PROPERTY, PLANT AND EOUIPMENT 15. 物業、廠房及設備 (續) (CONTINUED)

For the year ended 31 December 2024, the Group has pledged the leasehold land and building with carrying amount of approximately HK\$169.7 million (2023: approximately HK\$212.8 million) to secure bank loans granted to the Group (note 26).

For the year ended 31 December 2024, additions/ modifications to the right-of-use assets including capitalised lease payments amounted to approximately HK\$1,430,000 (2023: approximately HK\$418,000), due to renewal of leases of office.

Details of total cash outflow of leases are set out in the consolidated statement of cash flows.

For the year ended 31 December 2024, the Group leases some properties as office. Lease contracts were entered into for fixed term of two to three years. Lease terms were negotiated on an individual basis and contained a wide range of different terms and conditions. In determining the lease term and assessing the length of the non-cancellable period, the Group applied the definition of a contract and determined the period for which the contract was enforceable.

截至二零二四年十二月三十一日止 年度,本集團已抵押賬面值約港幣 169,700,000元 (二零二三年:約港 幣212,800,000元)之租賃土地及樓 宇,作為本集團獲授銀行貸款之抵 押品(附註26)。

截至二零二四年十二月三十一日止 年度,由於重續辦公室和賃,故添 置/修改使用權資產(包括資本化 租賃付款)約港幣1,430,000元(二零 二三年:約港幣418,000元)。

租賃現金流出總額之詳情載於綜合 現金流量表。

截至二零二四年十二月三十一日止 年度,本集團租賃若干物業作辦公 室。所訂立的租賃合約之固定期限 為兩至三年。租賃期乃按個別基準 協商,並包含廣泛之條款及條件。 於釐定租賃期及評估不可撤銷期間 之期限時,本集團應用合約之定義 並確定合約可強制執行之期間。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

16. INTANGIBLE ASSETS

16. 無形資產

		Trademark 商標 HK\$'000 港幣千元	Client list 客戶名單 HK\$'000 港幣千元	Crypto- currrencies 加密貨幣 HK\$'000 港幣千元	Total 合計 HK\$'000 港幣千元
Cost At 1 January 2023 Written-off Exchange alignment	成本 於二零二三年一月一日 撇銷 匯兌調整	25,125 _ 574	7,024 (7,184) 160	10,191 - (1)	42,340 (7,184) 733
At 31 December 2023 and 1 January 2024 Exchange alignment	於二零二三年 十二月三十一日及 二零二四年一月一日 匯兌調整	25,699 (2,111)	-	10,190 (59)	35,889 (2,170)
At 31 December 2024	於二零二四年 十二月三十一日	23,588	-	10,131	33,719
Accumulated amortisation an impairment losses At 1 January 2023 Reversal of impairment loss <i>(note 9(c))</i> Written-off Exchange alignment	d 累計攤銷及減值虧損 於二零二三年一月一日 減值虧損撥回 <i>(附註9(c))</i> 撒銷 匯兌調整	21,148 (2,002) _ 451	7,024 (7,184) 160	10,191 - - (1)	38,363 (2,002) (7,184) 610
At 31 December 2023 and 1 January 2024 Exchange alignment	於二零二三年 十二月三十一日及 二零二四年一月一日 匯兌調整	19,597 (1,609)	-	10,190 (59)	29,787 (1,668)
At 31 December 2024	於二零二四年 十二月三十一日	17,988	-	10,131	28,119
Carrying amount At 31 December 2024	賬面值 於二零二四年 十二月三十一日	5,600	-	_	5,600
At 31 December 2023	於二零二三年 十二月三十一日	6,102	_	_	6,102

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

16. INTANGIBLE ASSETS (CONTINUED)

Trademark

The trademark named as "Jade Tours" is a wellknown travel agency brand registered in Canada. The Directors assessed that the trademark is having indefinite useful lives because the trademark was expected to contribute to net cash inflow indefinitely and can be renewed by the Group at minimal cost.

In accordance with HKAS 36, the Group completed its annual impairment test for the trademark by comparing its recoverable amount to its carrying amount as at 31 December 2024 and 2023. The Group has conducted a valuation of the trademark based on the value in use calculations. With reference to the valuations carried out by the Valuer, the recoverable amount of the trademark is higher than its carrying amount. The recoverable amount of trademark is higher than its carrying amount as at 31 December 2024 and 2023. Therefore, no further impairment loss has been recognised for the year ended 31 December 2024 (2023: reversal of impairment loss HK\$2,002,000). Any adverse change in the assumptions used in the calculation of the recoverable amount would result in change in the amount of impairment.

16. 無形資產(續)

商標

「Jade Tours」商標名稱乃加拿大知 名註冊旅遊代理品牌。由於商標預 期可無限期貢獻現金流入淨額,並 可由本集團以微不足道之成本續 新,故董事評估商標之可使用年期 為無限。

根據香港會計準則第36號,本集團 將商標於二零二四年及二零二三 年十二月三十一日之可收回金額 與賬面值作比較,藉以完成對商標 之年度減值測試。本集團已根據使 用價值計算方法為商標進行估值。 參考估值師進行之估值,商標之可 收回金額高於賬面值。於二零二四 年及二零二三年十二月三十一日, 商標之可收回金額高於賬面值。故 此,截至二零二四年十二月三十一 日止年度並無確認進一步減值虧損 (二零二三年:減值虧損撥回港幣 2,002,000元)。計算可收回金額時 使用之假設如有任何不利變動,將 可能導致減值金額有變。

16. INTANGIBLE ASSETS (CONTINUED)

Trademark (continued)

The valuation of the trademark is based on the relief-from-royalty method and uses cash flow projections based on financial estimates covering a five-year period, the expected sales deriving from the trademark in the travel CGU and a pre-tax discount rate of approximately 21% (2023: approximately 24%). The cash flows beyond the five-year period are extrapolated using a steady 3% (2023: 3%) growth rate. This growth rate does not exceed the long-term average growth rate for travel markets in which the Group operates. The values assigned to the above assumptions reflect past experience and are consistent with management plans for focusing operations in these markets. Management believes that the assumption is reasonably achievable.

Client List

The Directors assessed that the client list is having 15 years of useful lives from the date of acquisition. The carrying amount of the client list was fully impaired in the year ended 31 December 2014. The recognition of impairment loss is mainly contributed by the increase in contributory charge of fixed assets. The client list is wholly written-off for the year ended 31 December 2023.

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

16. 無形資產 (續)

商標 (續)

商標之估值按免納專利權使用費方 法計算,並採用根據涵蓋五年期之 財務估計、預期來自旅遊現金產生 單位之商標之銷售額及除稅前貼現 率約21%(二零二三年:約24%)得 出之現金流量則採用穩定增長率 3%(二零二三年:3%)推算。有關 增長率並不超過本集團經營所在旅 遊市場之長期平均增長率。上述假 設之相關價值反映過往經驗,並與 管理層專注於該等市場業務之計劃 相符。管理層相信該假設可合理實 踐。

客戶名單

董事評估客戶名單之可使用年期為 自收購日期起計15年。客戶名單之 賬面值已於截至二零一四年十二月 三十一日止年度全面減值。確認減 值虧損主要來自固定資產之繳納支 出增加。客戶名單於截至二零二三 年十二月三十一日止年度全數撇 銷。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

16. INTANGIBLE ASSETS (CONTINUED)

Cryptocurrencies

In 2021, the Group purchased an aggregate of approximately 23.4 units of Bitcoin, a cryptocurrency, at an aggregate consideration of equivalent to approximately HK\$10.1 million on an open market cryptocurrency exchange platform. The Directors consider the economic lives of cryptocurrency are indefinite as they lack of physical form and there is no limit to their useful life. The Group accounts for all cryptocurrencies held as indefinite-lived intangible assets in accordance with HKAS 38 "Intangible Assets" and adopts the cost model for the measurement. The cryptocurrencies are initially recorded at cost and are subsequently remeasured on the consolidated statement of financial position at cost, net of any impairment losses incurred since acquisition.

In accordance with HKAS 36, the Group completed its annual impairment test for the cryptocurrencies by comparing the carrying amount with the recoverable amount at the end of each reporting period. The recoverable amount is determined in fair value less cost of disposal. In 2022, as FTX, one of cryptocurrency exchange platform in USA, ("FTX") group entities, including FTX, had filed a voluntary petition for bankruptcy protection in the USA on 11 November 2022, the cryptocurrencies were unlikely to be withdrawn from FTX and thus, a total impairment loss equivalent to approximately HK\$8,529,000 was recognised on the Group's cryptocurrencies for the year ended 31 December 2022.

16. 無形資產(續)

加密貨幣

於二零二一年,本集團於公開市場 上之加密貨幣交易平台購入合共約 23.4單位之加密貨幣比特幣,總代 價相等於約港幣10,100,000元。董 事認為,加密貨幣由於並無實際形 態,且可使用年期並無限制,故並 無確定經濟年期。本集團按照香港 會計準則第38號「無形資產」將持有 之所有加密貨幣入賬列作無限期無 形資產,並應用成本模式計量。加 密貨幣初步按成本入賬,其後於綜 合財務狀況表按成本扣除自收購以 來產生之任何減值虧損重新計量。

按照香港會計準則第36號,本集團 將加密貨幣於各報告期末之賬面值 與可收回金額作比較,藉以完成對 加密貨幣之年度減值測試。可收回 金額按公平值減出售成本而釐定。 於二零二二年,由於FTX(「FTX」,美 國加密貨幣交易平台之一)之集團 實體(包括FTX)於二零二二年十一 月十一日在美國提出申請破產保護 之自願呈請,因此不大可能從FTX 提取加密貨幣,故於截至二零二二 年十二月三十一日止年度就本集團 之加密貨幣確認合共相等於約港幣 8,529,000元之減值虧損。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

17. INVESTMENT PROPERTIES

17. 投資物業

Fair value 公平值		HK\$'000 港幣千元
At 1 January 2023 Decrease in fair value recognised in the	於二零二三年一月一日 於綜合損益表內確認之公平值減少	128,800
consolidated statement of profit or loss		(7,300)
At 21 December 2022 and 1 January 2024		
At 31 December 2023 and 1 January 2024	於二令二二年十二月二十一日反 二零二四年一月一日	121,500
Decrease in fair value recognised in the	於綜合損益表內確認之公平值減少	
consolidated statement of profit or loss		(24,700)
At 31 December 2024	於二零二四年十二月三十一日	96,800

A fair value loss on the investment properties of approximately HK\$24,700,000 was recognised in the consolidated statement of profit or loss for the year ended 31 December 2024 (2023: approximately HK\$7,300,000). The direct operating expense from investment properties is amounting to approximately HK\$351,000 (2023: approximately HK\$356,000) and the rental income generated from the investment properties is approximately HK\$2,674,000 (2023: approximately HK\$2,674,000 (2023) (

截至二零二四年十二月三十一日止 年度,投資物業之公平值虧損約港 幣24,700,000元於綜合損益表內確 認(二零二三年:約港幣7,300,000 元)。來自投資物業之直接經營開支 約為港幣351,000元(二零二三年: 約港幣336,000元),而來自投資物 業之租金收入約為港幣2,674,000 元(二零二三年:約港幣2,668,000 元)。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

17. INVESTMENT PROPERTIES (CONTINUED)

The Group's properties interest held under operating leases to earn rentals or for capital appreciation purpose are measured using the fair value model and are classified and accounted for investment properties. The fair value of the investment properties for the years ended 31 December 2024 and 2023 have been arrived at on the basis of valuations carried out on the respective dates by the Valuers who have appropriate qualification and recent experience in the valuation of similar properties in the relevant locations. The management works closely with the Valuers to establish the appropriate valuation techniques and inputs to model. The management reports the valuation report and findings to the Directors half yearly to explain the cause of fluctuations in the fair value of the investment properties. The highest and best use of the investment properties are its current use in estimating the fair value of the properties.

The fair value of investment properties located in Hong Kong is determined using combination of income capitalisation method and direct comparison method (2023: combination of income capitalisation method and direct comparison method) by reference to recent sales price of comparable properties on a price per saleable square foot basis and rental value per saleable square foot.

For the year ended 31 December 2024, the investment properties were classified as level 3 under the fair value hierarchy (2023: level 3). There were no transfers into or out of level 1, 2 and 3 during the year.

The Group's policy is to recognise transfers into and transfers out the fair value hierarchy levels as of the date of the event or change in circumstances that caused the transfer.

17. 投資物業(續)

本集團根據經營租賃持有以賺取租 金或作資本增值用途之物業權益 採用公平值模式計量,並作為投資 物業分類及入賬。截至二零二四年 及二零二三年十二月三十一日止年 度,投資物業之公平值乃由具備適 當資格並於相關地區之類似物業估 值方面具有近期經驗之估值師,於 相關日期按估值基準達致。管理層 與估值師緊密合作,制定合適之估 值方法及模式之輸入數據。管理層 每半年向董事匯報一次估值報告及 結果,以解釋投資物業公平值波動 之原因。在估計物業之公平值時, 投資物業之最高及最佳用途為其目 前用途。

位於香港之投資物業之公平值乃經 參考可比較物業按估計每平方呎實 用面積價格得出之近期售價及每平 方呎實用面積租金價值,結合使用 收入資本化法及直接比較法(二零 二三年:結合使用收入資本化法及 直接比較法)釐定。

截至二零二四年十二月三十一日止 年度,投資物業被分類至公平值架 構級別下之第三級(二零二三年:第 三級)。年內,第一、二及三級概無 轉入或轉出。

本集團之政策為於發生轉移之事件 或情況變化發生之日確認各公平值 架構級別之間的轉入及轉出。

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17. INVESTMENT PROPERTIES (CONTINUED)

17. 投資物業 (續)

The following table illustrates the fair value measurement hierarchy of the Group's investment properties:

下表描述本集團投資物業之公平值 計量層級:

Description 描述	Fair value at 31 December 2024 於二零二四年 十二月三十一日 之公平值	Valuation technique 估值方法	Fair value hierarchy 公平值層級	Significant unobservable inputs 重大不可觀察輸入數據	Range or weighted average 範圍或加權平均
	HK\$′000 港幣千元				
Office No. 1001A, 10th Floor, Tower 1, Admiralty Centre 海富中心1座10樓 1001A號辦公室	37,000	Income capitalisation method and direct comparison method 收入資本化法及直接 比較法	Level 3 第三級	Estimated price per saleable square foot 估計每平方呎實用面積 價格	HK\$30,367 to HK\$33,218 港幣30,367元至港幣33,218元
				Capitalisation rate 資本化率 Monthly rental rate per saleable square foot 每平方呎實用面積月租	
Office No. 1004B, 10th Floor, Tower 1, Admiralty Centre 海富中心1座10樓 1004B號辦公室	59,800	Income capitalisation method and direct comparison method 收入資本化法及直接 比較法	Level 3 第三級	Estimated price per saleable square foot 估計每平方呎實用面積 價格	HK\$27,664 to HK\$30,261 港幣27,664元至港幣30,261元
		-		Capitalisation rate 資本化率 Monthly rental rate per saleable square foot 每平方呎實用面積月租	
	96,800	_			

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

17. INVESTMENT PROPERTIES (CONTINUED)

17. 投資物業 (續)

Description 描述	Fair value at 31 December 2023 於二零二三年 十二月三十一日 之公平值 HK\$'000 港幣千元	Valuation technique 估值方法	Fair value hierarchy 公平值層級	Significant unobservable inputs 重大不可觀察輸入數據	Range or weighted average 範圍或加權平均
Office No. 1001A, 10th Floor, Tower 1, Admiralty Centre 海富中心1座10樓 1001A號辦公室	46,500	Income capitalisation method and direct comparison method 收入資本化法及直接 比較法	Level 3 第三級	Estimated price per saleable square foot 估計每平方呎實用面積 價格 Capitalisation rate 資本化率 Monthly rental rate per saleable square foot	HK\$29,486 to HK\$48,460 港幣29,486元至港幣48,460元 1.9% HK\$64 港幣64元
Office No. 1004B, 10th Floor, Tower 1, Admiralty Centre 海富中心1座10樓 1004B號辦公室	75,000	Income capitalisation method and direct comparison method 收入資本化法及直接 比較法	Level 3 第三級	每平方呎實用面積月租 Estimated price per saleable square foot 估計每平方呎實用面積 價格 Capitalisation rate 資本化率 Monthly rental rate per saleable square foot 每平方呎實用面積月租	HK\$26,862 to HK\$44,147 港幣26,862元至港幣44,147元 1.9% HK\$58 港幣58元

As at 31 December 2024 and 2023, the valuations of investment properties were based on either the income capitalisation method which capitalises the rent receivables from the existing tenancies and the potential reversionary market rent of the properties or direct comparison method by reference to comparable market transactions. 於二零二四年及二零二三年十二 月三十一日,投資物業乃根據收入 資本化法(即將物業的現行租賃應 收之租金及潛在復歸市場租金資本 化)或直接比較法(即參考可資比較 市場交易)進行估值。

17. INVESTMENT PROPERTIES (CONTINUED)

A significant increase/(decrease) in estimated rental value per saleable square foot in isolation would result in a significantly higher/(lower) fair value of the investment properties. A significant increase/ (decrease) in the capitalisation rate in isolation would result in a significantly lower/(higher) fair value of the investment properties.

A significant increase/(decrease) in selling price per saleable square foot in isolation would result in significantly higher/(lower) fair value of the investment properties.

The Directors believe that any possible changes in input values would not cause significant change in fair value of the investment properties.

For the year ended 31 December 2024, the Group had pledged all (2023: all) of the investment properties with carrying amount of approximately HK\$96.8 million (2023: approximately HK\$121.5 million) to secure bank loans granted to the Group (note 26).

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17. 投資物業(續)

估計每平方呎實用面積租金價值單 獨大幅增加/(減少)會令投資物 業之公平值大幅上升/(下降)。資 本化率單獨大幅增加/(減少)會令 投資物業之公平值大幅下降/(上 升)。

每平方呎實用面積價格單獨大幅增 加/(減少)會令投資物業之公平值 大幅上升/(下降)。

董事相信,輸入數據之任何可能變 動將不會對投資物業之公平值造成 重大變動。

截至二零二四年十二月三十一日止 年度,本集團已抵押賬面值約港幣 96,800,000元(二零二三年:約港幣 121,500,000元)之所有(二零二三 年:所有)投資物業,作為本集團獲 授銀行貸款之抵押品(附註26)。

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18. INTERESTS IN ASSOCIATES

18. 於聯營公司之權益

			At	At
			31 December	31 December
			2024	2023
			於	於
			二零二四年	二零二三年
			十二月三十一日	十二月三十一日
		Notes	HK\$'000	HK\$'000
		附註	港幣千元	港幣千元
Deemed capital contribution	視作資本出資	(b)	103,200	103,200
Goodwill	商譽	(c)	19,409	19,409
Share of results of associates	應佔聯營公司業績		300,958	189,008
			423,567	311,617
Amounts due from associates	應收聯營公司款項	(d), 36	342,041	366,610
Amounts shown under non-	非流動資產中列示金額			
current assets			765,608	678,227

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

18. INTERESTS IN ASSOCIATES (CONTINUED)

18. 於聯營公司之權益(續)

Reconciliation of the above summarised financial information to the carrying amount of the interests in associates recognised in the consolidated financial statements: 上文概列之財務資料與於綜合財務 報表中所確認於聯營公司之權益賬 面值之對賬:

		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Net assets/(liabilities) of the	聯營公司資產/(負債)		
associates	淨值	123,002	(105,468)
Proportion of the Group's	本集團之擁有權權益比例		
ownership interests		49%	49%
Share of net assets/(liabilities) of	應佔聯營公司資產/		
the associates	(負債)淨值	60,271	(51,679)
Goodwill	商譽	19,409	19,409
Effect of fair value adjustments	收購時公平值調整之影響	-	
at acquisition		240,687	240,687
Deemed capital contribution	視作資本出資	103,200	103,200
Amounts due from associates	應收聯營公司款項		
(note 36)	(附註36)	342,041	366,610
		765,608	678,227
For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

18. INTERESTS IN ASSOCIATES (CONTINUED)

(a) The following list contains only the particulars of associates, all of which are unlisted corporate entities, which principally affected the results or assets of the Group:

18. 於聯營公司之權益(續)

Proportion of ownership interests

(a) 下表僅載列對本集團業績或資 產構成主要影響之聯營公司之 詳情,該等聯營公司全部為非 上市法人實體:

			擁有權權益比例			
Name of associate 聯營公司名稱	Place of incorporation/ operations 註冊成立/ 營業地點	Particulars of issued and paid up share capital 已發行及 繳足股本詳情	Group's effective interests 本集團 實際權益 %	Held by the Company 由本公司 持有 %	Held by a subsidiary 由一間 附屬公司持有 %	Principal activity 主要業務
Pier 16 – Property Development Limited ("Pier 16 – Property Development") <i>(note)</i> 十六浦物業發展股份有限公司 (「十六浦物業發展」) <i>(附註)</i>	Macau 澳門	100,000 shares of MOP100 each 100,0000股每股 面值100澳門元之 股份	49	-	49	Investment holding and property development 投資控股及 物業發展

Note: As at 31 December 2024 and 2023, Pier 16 – Property Development held the equity interests of the following companies with the details as below: 附註:於二零二四年及二零二三年 十二月三十一日,十六浦物業發 展持有下列公司股權,詳情如 下:

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

18. INTERESTS IN ASSOCIATES (CONTINUED)

18. 於聯營公司之權益(續)

- (a) The following list contains only the particulars of associates, all of which are unlisted corporate entities, which principally affected the results or assets of the Group: (continued)
- (a) 下表僅載列對本集團業績或資 產構成主要影響之聯營公司之 詳情,該等聯營公司全部為非 上市法人實體:(續)

Name of associate 聯營公司名稱	Place of incorporation/ operations 註冊成立/ 營業地點	Particulars of issued and paid up share capital 已發行及 繳足股本詳情	interests hel Property D 由十六浦物	of effective d by Pier 16 – evelopment J業發展持有 I益比例	Principal activity 主要業務
			2024 二零二四年 %	2023 二零二三年 %	
Pier 16 – Entertainment Group Corporation Limited 十六浦娛樂集團有限公司	Macau 澳門	2 shares of MOP24,000 and MOP1,000 respectively 2股分別面值24,000 澳門元及1,000澳門元 之股份	100	100	Provision of management services for casino operations 提供娛樂場營運 管理服務
Pier 16 – Management Limited 十六浦管理有限公司	Macau 澳門	2 shares of MOP24,000 and MOP1,000 respectively 2股分別面值24,000 澳門元及1,000澳門元 之股份	100	100	Hotel operations 酒店營運
The deemed capita	al contributio	n is referenced	(b) 視	作資本出資	指本集團向聯營

- (b) The deemed capital contribution is referenced to the financial guarantee contract (note 29) granted by the Group to the associates.
- (b) 視作資本出資指本集團向聯營 公司授出之財務擔保合約(附 註29)。

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18. INTERESTS IN ASSOCIATES (CONTINUED)

(c) Goodwill

Because goodwill is included in the carrying amount of the interests in associates and is not separately recognised, it is not tested for impairment separately by applying the requirements for impairment testing in HKAS 36. Instead, the entire carrying amount of the interests in associates is tested for impairment as set out in note 18(d) below.

(d) The amounts due from associates are unsecured, interest-free and have no fixed terms of repayment. Their carrying amounts are not materially different from their fair value.

The Group completed its annual impairment test for interests in associates by comparing the recoverable amount of interests in associates to its carrying amount as at 31 December 2024 and 2023. The Group has engaged the Valuer to carry out a valuation of the interests in associates as at 31 December 2024 based on the value in use calculations. This valuation uses cash flow projections based on financial estimates covering an eight-year period (i.e. the end of gaming concession (31/12/2032)), and a pre-tax discount rate of approximately 7.0% (2023: approximately 8.3%). The cash flows beyond the above mentioned period are extrapolated using a steady 2.2% (2023: 2.1%) growth rate for the casino and hotel industries in which are operated by associates. The values assigned to the above assumptions reflect past experience and are consistent with management plans for focusing operations in these markets. Management believes that the assumption is reasonably achievable.

18. 於聯營公司之權益(續)

(c) 商譽

- 由於商譽列入於聯營公司之權 益之賬面值,並無獨立確認, 故並無應用香港會計準則第36 號之減值測試規定進行獨立減 值測試。然而,誠如下文附註 18(d)所載,於聯營公司之權益 之賬面值已整項接受減值測 試。
- (d) 應收聯營公司款項為無抵押、 免息及並無固定還款期。該等 款項之賬面值與公平值並無重 大差異。

本集團將其於聯營公司之權益 於二零二四年及二零二三年 十二月三十一日之可收回金額 與賬面值作比較,藉以完成對 於聯營公司之權益之年度減值 測試。本集團已委聘估值師根 據使用價值計算方法為於二零 二四年十二月三十一日之於聯 營公司之權益進行估值。是次 估值使用基於涵蓋八年期(即 博彩經營批給結束(二零三二 年十二月三十一日))之財務估 計及除稅前貼現率約7.0%(二 零二三年:約8.3%)得出之現 金流量預測進行。超逾上述年 期之現金流量則採用聯營公司 所經營娛樂場及酒店業之穩 定增長率2.2% (二零二三年: 2.1%) 推算。上述假設之相關 價值反映過往經驗,並與管理 層專注於該等市場業務之計劃 相符。管理層相信該假設可合 理實踐。

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18. INTERESTS IN ASSOCIATES (CONTINUED)

18. 於聯營公司之權益(續)

- (e) The following is summary of aggregate amounts of assets, liabilities, revenue, and results of the Group's associates:
- (e) 本集團聯營公司之資產、負 債、收益及業績總額概述如 下:

			A 1
		At Describer	At
		31 December	31 December
		2024	2023
		於一一一一	於
		二零二四年	二零二三年
		十二月三十一日	
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Non-current assets	非流動資產	1,019,182	582,660
Current assets	流動資產	293,757	303,478
Current liabilities	流動負債	(1,180,596)	(104,638)
Non-current liabilities	非流動負債	(9,341)	(886,968)
Net assets/(liabilities)	資產/(負債)淨值	123,002	(105,468)
		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Revenue	收益	632,739	653,743
Other revenue and gains	其他收益及收入	16,567	13,634
Profit for the year	本年度溢利	228,470	293,300

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19. INTERESTS IN JOINT VENTURES 19. 於合營企業之權益

		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Share of net assets	應佔資產淨值	7,380	6,698
Amount due from a joint venture	應收一間合營企業款項		
(note 36)	(附註36)	5,770	5,770
		13,150	12,468
Less: Recognised of impairment	減:確認減值虧損		
loss		(4,000)	(4,000)
		9,150	8,468

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19. INTERESTS IN JOINT VENTURES (CONTINUED)

19. 於合營企業之權益(續)

Reconciliation of the above summarised financial information to the carrying amount of the interests in a joint venture recognised in the consolidated financial statements: 上文概列之財務資料與於綜合財務 報表中所確認於合營企業之權益賬 面值之對賬:

		At 31 December 2024 於 二零二四年 十二月三十一日 HK\$'000 港幣千元	At 31 December 2023 於 二零二三年 十二月三十一日 HK\$'000 港幣千元
Net assets of the joint venture Less: Non-controlling interests	合營企業資產淨值 減:非控股權益	20,518 (5,758)	18,809 (5,413)
Net assets attributable to owners of joint venture Proportion of the Group's ownership interests	合營企業股東應佔資產 淨值 本集團之擁有權權益比例	14,760 50%	13,396 50%
Share of net assets of the joint venture Amount due from a joint venture <i>(note 36)</i> Less: Recognised of impairment	應佔合營企業資產淨值 應收一間合營企業款項 <i>(附註36)</i> 減:確認減值虧損	7,380 5,770	6,698 5,770
loss		(4,000)	(4,000)
		9,150	8,468

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19. INTERESTS IN JOINT VENTURES (CONTINUED)

19. 於合營企業之權益(續)

(a) Details of the Group's interests in the joint ventures are as follows:

(a) 本集團於合營企業之權益 詳情如下:

Name of joint venture	Form of business structure	Place of incorporation	Particulars o issued and p up share cap 已發行及繳矩	aid effectiv ital interest	e Principal
合營企業名稱	業務架構形式	註冊成立地點	股本詳情		整益 主要業務 後
Surplus Win Enterprises Limited <i>(note)</i> 盈勝企業有限公司 <i>(附註)</i>	Incorporated 法團	BVI 英屬處女群島	2 shares of US each 2股每股面值 1美元之股f		0 Investment holding 投資控股
Note: As at 31 December Enterprises Limited Double Diamond Diamond", a compu- limited liability). The Diamond is pier ope	held 80% effect International Lit any incorporated the principal act ration in Macau.	tion of the	(b)	+二月三 限公司持 Internation Diamond 島註冊成 實際權益 在澳門營發	四年及二零二三年 十一日,盈勝企業有 有Double Diamond nal Limited (「Double 」,一間於英屬處女群 立之有限公司) 之80% o Double Diamond主要 軍碼頭業務。 大之合營企業
joint ventures tha material:	it is not ind	Ividually		之財務資料 At	總 犯 At
			+	At 31 December 2024 於 二零二四年 -二月三十一日 HK\$'000 港幣千元	At 31 December 2023 於 二零二三年 十二月三十一日 HK\$'000 港幣千元
Non-current assets Current assets Current liabilities	流動	流動資產 助資產 助負債		29,293 3,386 (12,161)	29,293 1,667 (12,151)
Net assets	資源	 逢淨值		20,518	18,809

(b)

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19. INTERESTS IN JOINT VENTURES (CONTINUED)

19. 於合營企業之權益(續)

(b) Aggregate financial information of the (b) 個別: joint ventures that is not individually 之財 material: (continued)

(b) 個別並不重大之合營企業 之財務資料總述:(續)

		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$′000 港幣千元
Revenue	收益開支	2,058	1,699
Expenses		(349)	(404)
Profit before taxation	除稅前溢利	1,709	1,295
Taxation	稅項	_	
Profit for the year	本年度溢利	1,709	1,295

The above amounts of assets and liabilities include the following:

上述資產及負債金額包括以下 各項:

		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Cash and cash equivalents	現金及現金等值項目	3,242	1,164
Amounts due to shareholders	應付股東款項	(11,540)	(11,540)

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19. INTERESTS IN JOINT VENTURES (CONTINUED)

- (c) The amount due from a joint venture is unsecured, interest-free and has no fixed terms of repayment.
- (d) The Group has advanced HK\$12 million to the joint venture to finance the acquisition of certain assets. In the opinion of the Directors, the Group will not demand for repayment within twelve months from the end of the reporting period and is therefore classified as non-current assets.

As at 31 December 2024, the carrying amount of amount due from a joint venture was approximately HK\$5.8 million (2023: approximately HK\$5.8 million).

As at 31 December 2024, the accumulated impairment loss of the interest in a joint ventures was approximately HK\$4.0 million (2023: approximately HK\$4.0 million), which is considered to be adequate as there are no indication for further impairment (2023: nil).

19. 於合營企業之權益(續)

- (c) 應收一間合營企業款項為無抵 押、免息及並無固定還款期。
- (d) 本集團已向合營企業墊付港幣 12,000,000元,為收購若干資 產提供資金。董事認為,本集 團將不會要求於由報告期未起 十二個月內還款,故已將該筆 墊款分類為非流動資產。

於二零二四年十二月三十一 日,應收一間合營企業款項 之賬面值約為港幣5,800,000 元(二零二三年:約港幣 5,800,000元)。

於二零二四年十二月三十一 日,於一間合營企業之權益 之累計減值虧損約為港幣 4,000,000元(二零二三年: 約港幣4,000,000元),由於並 無跡象顯示需進一步作出減值 (二零二三年:無),故被視為 足夠。

20. STOCK OF PROPERTIES

20. 物業存貨

		HK\$'000 港幣千元
At 1 January 2023	於二零二三年一月一日	100,600
Write-down of stock of properties (note 9(c))	物業存貨撇減 <i>(附註9(c))</i>	(11,700)
At 31 December 2023 and 1 January 2024	於二零二三年十二月三十一日及	
	二零二四年一月一日	88,900
Write-down of stock of properties (note 9(c))	物業存貨撇減(附註9(c))	(15,000)
At 31 December 2024	於二零二四年十二月三十一日	73,900

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20. STOCK OF PROPERTIES (CONTINUED)

For the year ended 31 December 2024, the Group had pledged one of its stock of properties with a carrying amount approximately of HK\$62.8 million (2023: approximately HK\$76.0 million) to secure the bank loans granted to the Group (note 26).

21. TRADE AND OTHER RECEIVABLES

20. 物業存貨(續)

截至二零二四年十二月三十一日止 年度,本集團已抵押其中一項賬面 值約為港幣62,800,000元(二零二三 年:約港幣76,000,000元)之物業存 貨,作為本集團獲授銀行貸款之抵 押品(附註26)。

21. 應收貿易賬款及其他應收 賬款

		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Trade receivables	應收貿易賬款	5,940	10,208
Less: Allowance for expected	減:預期信貸虧損之撥備		
credit losses		(29)	(137)
		5,911	10,071
Other receivables	其他應收賬款	636	908
Trade and other receivables	應收貿易賬款及其他		
	應收賬款	6,547	10,979
Prepayment and deposits	預付款項及按金	5,141	4,748
		11,688	15,727

All of the trade and other receivables are expected to be recovered within one year.

Including in trade receivables, the lease receivables of approximately HK\$245,000 (2023: approximately HK\$441,000) arise from properties rental income.

所有應收貿易賬款及其他應收賬款 預期於一年內收回。

應收貿易賬款包括來自物業租金收入之應收租金約港幣245,000元(二零二三年:約港幣441,000元)。

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21. TRADE AND OTHER RECEIVABLES (CONTINUED)

Aging analysis

Included in trade and other receivables, the aging analysis for trade receivables, based on the due date and net of allowance for expected credit losses, is as follows:

21. 應收貿易賬款及其他應收 賬款(續)

賬齡分析

包括在應收貿易賬款及其他應收賬 款中,應收貿易賬款(按到期日及扣 除預期信貸虧損之撥備)之賬齡分 析如下:

		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		НК\$'000	HK\$'000
		港幣千元	港幣千元
Current	即期	5,734	9,077
31 to 60 days	31至60日	118	144
61 to 90 days	61至90日	9	258
Over 90 days	超過90日	50	592
		5,911	10,071

The Group normally allows an average credit period of 30 days to customers of travel business (2023: average credit period of 30 days). For the customers of property investment business, no credit period was granted.

Receivables that were neither past due nor impaired relate to a wide range of customers for whom there was no recent history of default.

Details of impairment assessment of trade and other receivables are set out in note 4(b).

本集團一般給予旅遊業務客戶30日 之平均信貸期(二零二三年:30日之 平均信貸期)。就物業投資業務客戶 而言,並無授予信貸期。

並無逾期或減值之應收賬款乃與近 期並無拖欠還款記錄之各類型客戶 有關。

應收貿易賬款及其他應收賬款減值 評估詳情載於附註4(b)。

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22. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS 22. 按公平值於損益列賬之 財務資產

		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		НК\$'000	HK\$'000
		港幣千元	港幣千元
Listed equity securities in the USA	於美國上市之股本證券	230,542	188,453
Analysed for reporting	就報告目的作出分析:		
purposes as:			
– Current assets	一流動資產	230,542	188,453

The fair value of the listed securities is determined based on the closing prices quoted in active market in the USA. At the reporting date, the share price of the listed equity securities dropped significantly by approximately 35%. The management of the Group will closely monitor the movement.

23. RESTRICTED BANK DEPOSITS/ PLEDGED BANK DEPOSITS WITH MATURITY OVER THREE MONTHS

As at 31 December 2024, time deposits with maturity over three months of approximately HK\$8,236,000 are pledged as banking facilities for the operations of the Group (2023: bank balance of approximately HK\$549,000 are restricted as banking facilities for the operations of the Group). 上市證券之公平值乃按於美國活躍 市場所報之收市價而釐定。於報告 日期,該上市股本證券之股價大跌 約35%。本集團管理層將密切監察 動態。

23. 受限制銀行存款/到期 期限超過三個月之已抵押 銀行存款

於二零二四年十二月三十一日,到 期期限超過三個月之定期存款約港 幣8,236,000元已抵押作為本集團營 運之銀行融資(二零二三年:銀行結 餘約港幣549,000元受限制作為本 集團營運之銀行融資)。

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24. CASH AND CASH EQUIVALENTS

24. 現金及現金等值項目

		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Cash and bank balances	現金及銀行結餘	74,950	57,388
Cash and cash equivalents in the	綜合財務狀況表及綜合		
consolidated statements of	現金流量表之現金及		
financial position and cash flows	現金等值項目	74,950	57,388

Deposits with banks carry interest at market rates which is approximately 0.001% to 3.2% per annum for current year (2023: approximately 0.001% to 4.3% per annum).

於本年度,銀行存款按市場年利率約0.001%至3.2%(二零二三年:年 利率約0.001%至4.3%)計息。

Included in cash and cash equivalents as at 31 December 2024, there has an amount denominated in Renminbi ("RMB") of approximately RMB48,000 (equivalent to approximately HK\$51,000) (2023: approximately RMB115,000 (equivalent to approximately HK\$128,000)). Remittance of RMB out of the PRC is subject to exchange restrictions imposed by the PRC government. 於二零二四年十二月三十一日之現 金及現金等值項目中,包括一筆以 人民幣(「人民幣」)計值之款項約人 民幣48,000元(相等於約港幣51,000 元)(二零二三年:約人民幣115,000 元(相等於約港幣128,000元))。將 人民幣匯出中國境外須受中國政府 實施之外匯管制規限。

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24. CASH AND CASH EQUIVALENTS (CONTINUED)

24. 現金及現金等值項目(續)

Reconciliation of liabilities arising from financing activities:

融資活動所產生之負債對賬:

		Interest payables			Loan from a director and	
		(included in other payables) 應付利息	Bank Ioans	Lease liabilities	controlling shareholder	Total
		(計入其他			一名董事兼	
		應付賬款)	銀行貸款	租賃負債	控股股東貸款	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
			(note 26) (附註26)	(note 27) (附註27)	(note 28) (附註28)	
At 1 January 2023	於二零二三年一月一日	494	312,500	724	216,000	529,718
Changes in financing cash flows:	融資現金流量變動:					
Repayment of loans	償還貸款	-	(150,000)	-	(137,000)	(287,000)
New loans raised	新籌貸款	-	144,000	-	94,000	238,000
Payment of lease rentals	支付租賃租金	-	-	(559)	-	(559)
Interest paid	已付利息	(26,755)	-	-	-	(26,755)
Total changes in financing	融資現金流量變動總額					
cash flows		(26,755)	(6,000)	(559)	(43,000)	(76,314)
Other changes:	其他變動:					
New leases entered	新訂立租賃	_	-	433	_	433
Lease modification	租賃修訂	-	-	(15)	-	(15)
Finance costs recognised	已確認財務成本 <i>(附註9(a))</i>					
(note 9(a))		26,760	-	10	-	26,770
Exchange alignment	匯兌調整	-	-	2	-	2
Total other changes	其他變動總額	26,760	-	430	-	27,190
At 31 December 2023	於二零二三年					
	十二月三十一日	499	306,500	595	173,000	480,594

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24. CASH AND CASH EQUIVALENTS 24. 現金及現金等值項目 (續) (CONTINUED)

Reconciliation of liabilities arising from financing 融資活動所產生之負債對賬:(續) activities: (continued)

	Loan from			Interest		
	a director and			payables		
	controlling	Lease	Bank	(included in		
Total	shareholder	liabilities	loans	other payables)		
	5 # * *			應付利息		
4.31	一名董事兼			(計入其他		
合計	控股股東貸款	租賃負債	銀行貸款	應付賬款)		
HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000		
港幣千元	港幣千元	港幣千元	港幣千元	港幣千元		
	(note 28)	(note 27)	(note 26)			
	(附註28)	(附註27)	(附註26)			
480,594	173,000	595	306,500	499	於二零二四年一月一日	At 1 January 2024
					融資現金流量變動:	Changes in financing cash flows:
(310,500	(141,500)	-	(169,000)	-	償還貸款	Repayment of loans
277,600	153,600	-	124,000	-	新籌貸款	New loans raised
(632	-	(632)	-	-	支付租賃租金	Payment of lease rentals
(28,641	-	-	-	(28,641)	已付利息	Interest paid
					动姿玥会达旱藏新婉姑	Tatal abanana in financian
(62,173	12,100	(632)	(45,000)	(28,641)	融資現金流量變動總額	Total changes in financing cash flows
(02,175)	12,100	(052)	(43,000)	(20,041)		
					其他變動:	Other changes:
1,438	-	1,438	-	-	新訂立租賃	New leases entered
(8	-	(8)	-	-	租賃修訂	Lease modifications
					已確認財務成本 <i>(附註9(a))</i>	Finance costs recognised
28,423	-	25	-	28,398		(note 9(a))
(79	-	(79)	-	-	匯兌調整	Exchange alignment
						T . I . I
29,774	-	1,376	-	28,398	其他變動總額	Total other changes
					於二零二四年	At 31 December 2024
448,195	185,100	1,339	261,500	256	十二月三十一日	

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25. TRADE AND OTHER PAYABLES

25. 應付貿易賬款及其他應付 賬款

		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Trade payables	應付貿易賬款	15,357	9,981
Accrued charges and other payables	應計費用及其他應付賬款	10,591	10,313
		25,948	20,294

Aging analysis

Included in trade and other payables, the aging analysis of trade payables, based on the due date, is as follows:

賬齡分析

包括在應付貿易賬款及其他應付賬 款中,應付貿易賬款(按到期日)之 賬齡分析如下:

		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Current	即期	14,414	8,975
31 to 60 days	31至60日	79	268
61 to 90 days	61至90日	78	74
Over 90 days	超過90日	786	664
		15,357	9,981

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26. BANK LOANS

26. 銀行貸款

		At 31 December 2024	At 31 December 2023
			2023 於
		二零二四年	
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Bank loans, secured	有抵押銀行貸款	261,500	306,500
Carrying amount repayable:	須於下列期間償還之		
On demand or within one year Less: Amount shown under	賬面值: 按要求或一年內 減:流動負債列示金額	261,500	306,500
current liabilities		(261,500)	(306,500)
Amounts shown under non-current liabilities	非流動負債列示金額	_	-

As at 31 December 2024, the Group had pledged all of its investment properties (note 17), the leasehold land and building (note 15) as well as one of its stock of properties (note 20) (2023: all of its investment properties, leasehold land and building as well as one of its stock of properties) to secure the bank loans granted to the Group. The bank loans are carrying an interest rate at HIBOR plus 1.7% to 2.0% per annum (2023: 1.7% to 2.0% per annum). The weighted average effective interest rate on the bank loans was approximately 6.2% per annum for the year ended 31 December 2024 (2023: approximately 6.2% per annum). 於二零二四年十二月三十一日,本 集團已抵押其所有投資物業(附註 17)、租賃土地及樓宇(附註15)以 及一項物業存貨(附註20)(二零 二三年:其所有投資物業、租賃土 地及樓宇以及一項物業存貨),作 為本集團獲授銀行貸款之抵押品。 銀行貸款按香港銀行同業拆息加 年利率1.7%至2.0%(二零二三年: 年利率1.7%至2.0%)計息。截至二 零二四年十二月三十一日止年度, 銀行貸款之加權平均實際年利率 約為6.2%(二零二三年:年利率約 6.2%)。

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27. LEASE LIABILITIES

The Group's lease liabilities arise from lease properties in Canada and PRC for fixed term of two to three years. Interest rates underlying the leases are fixed at respective contract rates from 3.85% to 7.19% per annum (2023: 2.95% to 5.57% per annum).

At 31 December 2024, the Group had lease liabilities repayable as follows:

27. 租賃負債

本集團之租賃負債來自加拿大及中 國固定年期為兩至三年之租賃物 業。租賃之利率固定為相應合約利 率每年3.85%至7.19%(二零二三 年:每年2.95%至5.57%)。

於二零二四年十二月三十一日,本 集團應償還之租賃負債如下:

			mber 2024	At 31 Dece	
			十二月三十一日	於二零二三年十二月三十一日	
		Present	Tatal	Present	Tatal
		value of the	Total minimum	value of the	Total
		minimum		minimum	minimum
		lease	lease	lease	lease
		payments	payments	payments	payments
		最低租賃	最低租賃	最低租賃 (#執用使	最低租賃
		付款現值	付款總額	付款現值	付款總額
		HK\$'000 油酸イー	HK\$'000 油酸イー	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
Within 1 year	一年內	692	712	311	320
After 1 year but within 2 years	一年後但兩年內	618	624	147	151
After 2 years but within 5 years	兩年後但五年內	29	29	137	138
		1,339	1,365	595	609
Less: Total future interest expenses	減:未來利息開支總額		(26)		(14)
Present value of lease liabilities	租賃負債現值		1,339		595

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

27. LEASE LIABILITIES (CONTINUED) 27. 租賃負債(續)

Lease obligations that are denominated in currencies are set out below:

以下列貨幣計值之租賃責任列載如 下:

			A 1
		At	At
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
CAD	加元	1,109	480
RMB	人民幣	230	115
		1,339	595

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28. 一名董事兼控股股東貸款

At At 31 December 31 December 2024 2023 於 於 二零二三年 二零二四年 十二月三十一日 十二月三十一日 HK\$'000 HK\$'000 港幣千元 港幣千元 楊先生貸款 Loan from Mr. Yeung 185,100 173.000

On 1 December 2008, Mr. Yeung provided a HK\$200 million term loan facility to the Company which is unsecured and charged with interest at the prime rate quoted for Hong Kong dollars loans by The Hongkong and Shanghai Banking Corporation Limited. The principal amount of the loan facility was increased up to HK\$290 million on 14 April 2009 (the "Revised Mr. Yeung's Loan Facility") and the final repayment date of the loan and all other sums owing to Mr. Yeung under the Revised Mr. Yeung's Loan Facility was further extended from 31 October 2024 to 31 October 2026 by a supplemental letter of agreement dated 29 September 2023.

28. LOAN FROM A DIRECTOR AND CONTROLLING SHAREHOLDER

In the opinion of the Directors, the borrowing of the said loan from Mr. Yeung was for the benefit of the Company and on normal commercial terms where no security over the assets of the Company was granted.

於二零零八年十二月一日,楊 先生向本公司提供為數港幣 200,000,000元之有期貸款融資,該 貸款融資為無抵押,且按香港上海 滙豐銀行有限公司所報之港元貸款 最優惠利率計息。於二零零九年四 月十四日,該貸款融資之本金金額 增至最高港幣290,000,000元(「經 個 行之楊先生之貸款融資」),且通過 日期為二零二三年九月二十九日之 協議補充函件,經修訂之楊先生之 貸款融資項下之貸款及所有結欠楊 先生之其他款項之最後還款日期, 由二零二四年十月三十一日進一步 延遲至二零二六年十月三十一日。

董事認為,上述楊先生貸款項下之 借貸符合本公司之利益,乃按一般 商務條款訂立,且本公司概無授出 資產抵押。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

29. FINANCIAL GUARANTEE CONTRACT

The Company gave a corporate guarantee (the "Guarantee") to a bank in respect of the Ioan facilities granted to Pier 16 – Property Development ("Loan Facilities"). The maximum guarantee amount borne by the Company under the Guarantee was HK\$490 million.

The outstanding loan under the Loan Facilities as at 31 December 2024 was approximately HK\$405.0 million (2023: HK\$180.0 million). The contingent liabilities were disclosed in note 34.

No provision for financial guarantee contracts has been made at 31 December 2024 and 2023 as the Directors considered the default risk is low.

30. CONTRACT LIABILITIES

29. 財務擔保合約

本公司就十六浦物業發展獲授之貸款信貸(「貸款信貸」)向一間銀行提供企業擔保(「該擔保」)。本公司根據該擔保承擔之最高保證金額為港幣490,000,000元。

於二零二四年十二月三十一日,就 貸款信貸未償還之貸款約為港幣 405,000,000元(二零二三年:港幣 180,000,000元)。或然負債於附註 34披露。

由於董事認為違約風險低,故於 二零二四年及二零二三年十二月 三十一日並無就財務擔保合約作出 撥備。

30. 合約負債

At	At
31 December	31 December
2024	2023
於	於
二零二四年	二零二三年
十二月三十一日	十二月三十一日
HK\$'000	HK\$'000
港幣千元	港幣千元

Contract liabilities arising from: 下列項目產生之合約負債:

Travel business:	旅遊業務:		
Travel and related service	旅遊及相關服務	2,813	802

30. CONTRACT LIABILITIES (CONTINUED)

Typical payment terms which impact on the amount of contract liabilities are as follows:

(i) Travel and related service

Contract liabilities represent advance payments received from customers for services that have not yet been performed to the customers or the control of the products have not been transferred to the customers.

The Group expects to deliver the goods or services to satisfy the remaining obligations of these contract liabilities within one year or less. For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

30. 合約負債(續)

影響合約負債金額之典型付款條款 如下:

(i) 旅遊及相關服務

合約負債指就尚未向客戶提供 之服務或控制權尚未轉移予客 戶之產品自客戶收取之預付 款。

本集團預期於一年或更短時間 內交付貨品或服務,以履行該 等合約負債之餘下責任。

		At 31 December 2024 於 二零二四年 十二月三十一日 HK\$'000 港幣千元	At 31 December 2023 於 二零二三年 十二月三十一日 HK\$'000 港幣千元
At the beginning of the year Decrease in contract liabilities as a result of recognising revenue during the year	於年初 合約負債因本年度確認之 收益已計入於年初之 合約負債而減少	802	731
that was included in the contract liabilities at the beginning of the year Increase in contract liabilities as a result of billing in advance of travel and related services	合約負債因旅遊及 相關服務預先開立發票 而增加	(802) 2,813	(731) 802
At the end of the year	於年末	2,813	802

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31. TAXATION IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION

Deferred tax assets are recognised for tax loss carried forward to the extent that the realisation of the related tax benefit through utilisation against future taxable profits is probable. At 31 December 2024, the Group had tax losses of approximately HK\$476.3 million (2023: approximately HK\$283.9 million) that are available to carry forward indefinitely for offsetting against future taxable profits. Estimated tax losses of approximately HK\$6.2 million and HK\$34.1 million will expire within 5 years and over 5 years respectively (2023: approximately HK\$5.1 million and HK\$38.4 million will expire within 5 years and over 5 years respectively).

No deferred tax asset has been recognised in respect of the unused tax losses due to the unpredictability of future tax profit streams.

31. 綜合財務狀況表內之稅項

倘若有關稅務利益可透過用於抵 銷未來應課稅溢利變現,則就所 結轉之稅項虧損確認遞延稅項資 產。於二零二四年十二月三十一 日,本集團之稅項虧損約為港幣 476,300,000元(二零二三年:約港 幣283,900,000元),可供無限期結 轉以抵銷未來應課稅溢利。估計稅 項虧損分別約港幣6,200,000元及港 幣34,100,000元將分別於五年內及 五年後到期(二零二三年:約港幣 5,100,000元及港幣38,400,000元將 分別於五年內及五年後到期)。

由於未來稅務溢利來源不可預測, 故並無就未動用稅項虧損確認任何 遞延稅項資產。

32. 股本

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Number Nominal of shares value 股份數目 面值 **'000**' HK\$'000 千股 港幣千元 Authorised: 法定: 每股面值港幣0.01元之 Ordinary shares of HK\$0.01 each 普通股 At 1 January 2023, 31 December 於二零二三年一月一日、 二零二三年十二月 2023, 1 January 2024 and 三十一日、二零二四年 31 December 2024 一月一日及二零二四年 十二月三十一日 160,000,000 1,600,000 Issued and fully paid: 已發行及繳足: Ordinary shares of HK\$0.01 each 每股面值港幣0.01元之 普诵股 At 1 January 2023, 31 December 於二零二三年一月一日、 2023, 1 January 2024 and 二零二三年十二月 三十一日、二零二四年 31 December 2024 一月一日及二零二四年 十二月三十一日 4,926,491 49,265

32. SHARE CAPITAL

The owners of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at general meetings of the Company. All ordinary shares rank pari passu in all respects among themselves. 普通股持有人有權獲得不時宣派之 股息及有權於本公司股東大會上按 一股一票之方式投票。所有普通股 彼此間在各方面均具有相同地位。

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33. EMPLOYEE RETIREMENT BENEFIT

(a) Defined contribution retirement plan

The Group participates in a Mandatory Provident Fund Scheme (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for employees employed under the jurisdiction of the Employment Ordinance of Hong Kong. The MPF Scheme is a defined contribution retirement plan administered by independent trustees. Under the MPF Scheme, the employer and its employees are each required to make contributions to the plan at 5% of the employees' relevant income, subject to a cap of monthly relevant income of HK\$30,000 effective from 1 June 2014. Contributions to the plan vest immediately.

Pursuant to the regulations of the relevant authorities in the PRC, the Group participates in the relevant social retirement benefit schemes (the "PRC Schemes") whereby the Group is required to contribute to the PRC Schemes to fund the retirement benefits of the eligible employees. Contributions made to the PRC Schemes are calculated based on certain percentages of the applicable payroll costs as stipulated under the requirements in the PRC. The relevant authorities of the PRC are responsible for the entire pension obligations payable to the retired employees. The only obligation of the Group with respect to the PRC Schemes is to pay the ongoing required contributions under the PRC Schemes.

33. 僱員退休福利

(a) 定額供款退休計劃 本集團根據香港強制性公積 金計劃條例,為於香港僱傭條 例管轄範圍內受聘之僱員參 與強制性公積金計劃(「強積 金計劃」)。強積金計劃為定額 供款退休計劃,由獨立信託人 管理。根據強積金計劃,僱主 及其僱員各自須為計劃作出 供款,金額為僱員有關收入之 5%,每月有關收入之上限自 二零一四年六月一日起為港幣 30,000元。計劃供款將即時歸 屬。

根據中國有關部門之法規,本 集團參與相關社會退休福利計 劃(「中國計劃」),據此,本集 團須向中國計劃供款,以支付 合資格僱員之退休福利。根據 中國之規定,向中國計劃所作 供款按適用工資費用之若干百 分比計算。中國有關主管部門 負責向退休僱員支付所有退休 金。本集團於中國計劃持續支付 所需供款。

33. EMPLOYEE RETIREMENT BENEFIT (CONTINUED)

(a) Defined contribution retirement plan (continued)

The employees of the Group in Canada are members of the Canada Pension Plan operated by the Canada government. The Group is required to contribute 5.95% (2023: 5.95%) of payroll costs to a retirement benefit scheme to fund the benefits. The only obligation of the Group with respect to the retirement scheme is to make the specified contributions.

The retirement benefit schemes contribution represents gross contributions by the Group to the PRC Schemes operated by the relevant authorities of the PRC.

(b) Share option scheme

The Company adopted a share option scheme on 5 June 2014 (the "Share Option Scheme") which became effective on 10 June 2014. Unless early termination by the Company in general meeting or by the board of Directors (the "Board"), the Share Option Scheme shall be valid and effective for a period of 10 years from the date of its adoption. The Share Option Scheme has expired on 4 June 2024 (the "Expiry Date").

The purpose of the Share Option Scheme is to provide incentives or rewards to eligible persons for their contribution to the Group or any entity in which any member of the Group holds any equity interest and any subsidiary of such entity ("Invested Entity"). For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

33. 僱員退休福利(續)

(a) 定額供款退休計劃(續)

本集團於加拿大之僱員為加拿 大政府營辦之加拿大退休金計 劃之成員。本集團須向退休福 利計劃繳納工資成本之5.95% (二零二三年:5.95%),為 福利提供資金。本集團於退休 計劃之唯一責任為作出指定供 款。

退休福利計劃供款指本集團向 由中國有關主管部門管理之中 國計劃所作之供款總額。

(b) 購股權計劃

本公司於二零一四年六月五日 採納一項購股權計劃(「購股權 計劃」),並於二零一四年六月 十日生效。除非由本公司於股 東大會上或由董事會(「董事 會」)提早終止,否則購股權計 劃將自採納日期起持續有效十 年。購股權計劃已於二零二四 年六月四日(「屆滿日期」)屆 滿。

購股權計劃旨在提供激勵或獎 勵予對本集團或本集團任何成 員公司持有任何股權之任何實 體以及該實體之任何附屬公司 (「投資實體」)作出貢獻之合 資格人士。

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33. EMPLOYEE RETIREMENT BENEFIT (CONTINUED)

(b) Share option scheme (continued)

Under the Share Option Scheme, the Directors are authorised at their absolute discretion to invite eligible person to take up options to subscribe for shares. Eligible persons under the Share Option Scheme include (i) any employee (whether full time or part time and including executive director) of any member(s) of the Group or any Invested Entity; (ii) any nonexecutive director (including independent nonexecutive director) of any member of the Group or any Invested Entity; (iii) any consultant, adviser or agent engaged by any member of the Group or any Invested Entity, who is eligible to participate in a share option scheme of the Company; and (iv) any vendor, supplier of goods or services or customer of or to any member of the Group or any Invested Entity, who is eligible to participate in a share option scheme of the Company.

There is no provision in the Share Option Scheme to require a grantee to fulfill any performance target or to hold the option for a certain period before exercising the option, but the Board may at its absolute discretion from time to time provide such requirements in the offer of grant of options.

33. 僱員退休福利(續)

(b) 購股權計劃(續)

根據購股權計劃,董事獲授權 可全權酌情邀請合資格人士接 納購股權以認購股份。購股權 計劃之合資格人士包括(i)本集 團任何成員公司或任何投資實 體之任何僱員(不論全職或兼 職,並包括執行董事);(ji)本集 團任何成員公司或任何投資實 體之任何非執行董事(包括獨 立非執行董事);(iii)本集團任 何成員公司或任何投資實體所 委聘且合資格參與本公司購股 權計劃之任何顧問、專家顧問 或代理;及(iv)本集團任何成 員公司或任何投資實體合資格 參與本公司購股權計劃之任何 賣家、產品或服務供應商或客 戶。

購股權計劃內並無條文規定承 授人在行使購股權前須達致任 何表現目標,亦無規定其在行 使購股權前須持有該購股權若 干時間,但董事會可不時全權 酌情決定於授出購股權之要約 中附加該等規定。

33. EMPLOYEE RETIREMENT BENEFIT (CONTINUED)

(b) Share option scheme (continued)

The maximum number of shares available for issue under options which may be granted under the Share Option Scheme is 492,649,119 shares (being not more than 10% of the total number of shares in issue as at the date of adoption of the Share Option Scheme (the "Scheme Limit"), representing approximately 10% of the total number of shares in issue as at the Expiry Date.

The Company may seek approval of its shareholders in general meeting for refreshing the Scheme Limit save that the total number of shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option scheme(s) of the Company under the Scheme Limit so refreshed shall not exceed 10% of the total number of shares in issue as at the date of such approval (the "New Scheme Limit"). Options previously granted under the Share Option Scheme and any other share option scheme(s) of the Company (including those outstanding, cancelled, lapsed in accordance with the respective provisions of the scheme(s) of the Company or exercised options) will not be counted for the purpose of calculating the New Scheme Limit.

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33. 僱員退休福利(續)

(b) 購股權計劃(續)

根據購股權計劃可授出之購股 權可予發行之股份最高數目為 492,649,119股(即不超過購股 權計劃採納當日已發行股份總 數之10%(「計劃上限」)),相 當於屆滿日期已發行股份總數 約10%。

本公司可於股東大會上尋求其 股東批准更新計劃上限,惟在 計劃上限更新後,因根據購股 權計劃及本公司任何其他購股 權計劃將予授出之全部購股權 獲行使而可予發行之股份總 數,不得超過批准更新計劃上 限當日已發行股份總數之10% (「新計劃上限」)。就計算新 計劃上限而言,先前根據購股 權計劃已授出之購股權(包括 按照本公司相關計劃條文尚未 行使、已註銷、已失效或已行 使之購股權)將不會計算在內。

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33. EMPLOYEE RETIREMENT BENEFIT (CONTINUED)

(b) Share option scheme (continued)

Notwithstanding aforesaid in above, the maximum number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option scheme(s) of the Company must not exceed 30% of the total number of shares in issue from time to time.

The total number of shares issued and to be issued upon exercise of the options granted and to be granted under the Share Option Scheme or any other share option scheme(s) adopted by the Company (whether exercised, cancelled or outstanding) to each eligible person in any 12-month period up to and including the date of offer shall not exceed 1% of the total number of shares in issue on the date of offer, unless such grant is approved by the shareholders of the Company in general meeting at which such eligible person and his or her associates shall abstain from voting.

The exercise price in respect of any option granted under the Share Option Scheme shall be a price determined by the Board in its absolute discretion but in any event shall not be less than the highest of (i) the closing price of the shares as stated in the daily quotation sheets of the Stock Exchange on the date of offer of the option, which must be a business day; (ii) the average closing price of the shares as stated in the daily quotation sheets of the Stock Exchange for the five business days immediately preceding the date on which the option is offered; and (iii) the nominal value of a share.

33. 僱員退休福利(續)

(b) 購股權計劃(續)

儘管如前文所述,因根據購股 權計劃及本公司任何其他購股 權計劃已授出且尚未行使之全 部在外流通購股權獲行使而可 予發行之股份最高數目,不得 超過不時已發行股份總數之 30%。

於任何截至並包括要約日期止 十二個月期間,因根據購股權 計劃或本公司所採納之任何其 一個月期間,因根據購股權 計劃或本公司所採納之任何 為合育使、已註銷或未行使 份總數之行及將發行之開 份總數之1%, 惟本公司股東已於股大會上 開合資格人士及其聯繫人已 有關會議上放棄表決,則屬例 外。

根據購股權計劃授出之任何購 股權之行使價將由董事會全權 酌情決定,惟在任何情況下不 得低於以下三者中之最高者: (i)股份於購股權要約日期(必 須為營業日)在聯交所每日朝 價表所報之收市價;(ii)股份於 緊接購股權要約日期前五個營 業日在聯交所每日報價表所報 之平均收市價;及(iii)股份之面 值。

33. EMPLOYEE RETIREMENT BENEFIT (CONTINUED)

(b) Share option scheme (continued)

The offer of a grant of share option must be accepted not later than 28 days after the date of offer, upon payment of a consideration of HK\$1 by the grantee. The exercise period of the share option granted is determined by the Board, save that such period shall not exceed a period of 10 years commencing on the date upon which the share option is granted.

No share options had been granted under the Share Option Scheme since its adoption and up to the Expiry Date (31 December 2023: nil).

34. COMMITMENTS

(a) At 31 December 2024, the Group had contracted with the tenants for the following future minimum lease receivables:

The Group as lessor

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33. 僱員退休福利(續)

(b) 購股權計劃(續)

授出購股權之要約最遲須於要約日期後二十八日內由承授 人透過支付港幣1元之代價接納。所授出購股權之行使期由 董事會釐定,惟該期間自購股 權授出當日起計不得超過十 年。

自採納購股權計劃以來及截 至屆滿日期止,概無根據購股 權計劃授出任何購股權(二零 二三年十二月三十一日:無)。

34. 承擔

(a) 於二零二四年十二月三十一 日,本集團與租戶訂約之未來 最低應收租金如下:

本集團作為出租人

	At	At
	31 December	31 December
	2024	2023
	於	於
	二零二四年	二零二三年
	十二月三十一日	十二月三十一日
	HK\$'000	HK\$'000
	港幣千元	港幣千元
Within one year 一年內 After one year but within 一年後但兩年內	4,206	3,280
two years	808	1,173
	5,014	4,453

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34. COMMITMENTS (CONTINUED)

(a) At 31 December 2024, the Group had contracted with the tenants for the following future minimum lease receivables: (continued)

Property rental income earned during the year was approximately HK\$6,305,000 (2023: approximately HK\$5,888,000). All of the Group's investment properties are held for rental purpose and two of its stock of properties is rented. It is expected to generate rent yield of approximately 3.4% (2023: approximately 2.8%) on an ongoing basis. The Group's rental property has committed tenant for the next one to two years.

(b) There has a capital commitment outstanding approximately HK\$2,564,000 (2023: nil) in respect of acquisition of property, plant and equipment as at 31 December 2024 which does not provide for in the consolidated financial statements.

35. CONTINGENT LIABILITIES

The Company gave the Guarantee to a bank in respect of the Loan Facilities. The maximum guarantee amount borne by the Company under the Guarantee was HK\$490.0 million (notes 18 and 29).

The outstanding loan under the Loan Facilities as at 31 December 2024 was approximately HK\$405.0 million (2023: HK\$180.0 million).

34. 承擔(續)

(a) 於二零二四年十二月三十一 日,本集團與租戶訂約之未來 最低應收租金如下:(續)

> 年內賺取之物業租金收入約 為港幣6,305,000元(二零二三 年:約港幣5,888,000元)。本 集團所有投資物業均持有作租 賃用途,且其中兩項物業存貨 亦已出租,預期可持續帶來約 3.4%(二零二三年:約2.8%) 之租金回報率。本集團之租賃 物業已就未來一至兩年與租戶 訂約。

(b) 於二零二四年十二月三十一日,關於購置物業、廠房及設備之未償還資本承擔約為港幣2,564,000元(二零二三年:無),並無於綜合財務報表內計提撥備。

35. 或然負債

本公司就貸款信貸向一間銀行提供 該擔保。本公司根據該擔保承擔之 最高保證金額為港幣490,000,000元 (附註18及29)。

於二零二四年十二月三十一日,就 貸款信貸未償還之貸款約為港幣 405,000,000元(二零二三年:港幣 180,000,000元)。

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36. RELATED PARTY TRANSACTIONS

In addition to the transactions and balances detail elsewhere in the consolidated financial statements, the Group had the following material transactions with related parties during the year:

(a) The Group had the following transactions with the related parties during the year:

36. 關聯方交易

除綜合財務報表其他地方詳述之交 易及結餘外,本集團於年內與關聯 方有以下重大交易:

(a) 本集團於年內與關聯方進 行以下交易:

		Notes 附註	2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$ [′] 000 港幣千元
Interest expenses paid to a director and controlling	已付一名董事兼控股 股東之利息開支			
shareholder		9(a), 28	10,331	7,983
Rental income received and receivable from	已收及應收關聯公司 之租金收入			
related companies		(e) to (f)	2,424	2,607
Management fee income received and receivable from an	已收及應收一間聯營 公司之管理費收入			
associate		8, (i)	122	191

Note:

附註:

(i) The management fee was charged on actual cost incurred by the Group for provision of management and technical services. (i) 管理費乃按本集團就提供管理
 及技術服務所產生之實際成本
 收取。

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36. RELATED PARTY TRANSACTIONS (CONTINUED)

36. 關聯方交易 (續)

- (b) The outstanding balances with related parties at the end of the reporting period are as follows:
- (b) 於報告期末與關聯方之未 償還結餘如下:

			At 31 December 2024 於 二零二四年 十二月三十一日	At 31 December 2023 於 二零二三年 十二月三十一日
		Note 附註	HK\$′000 港幣千元	HK\$'000 港幣千元
Amounts due from associates	應收聯營公司款項	18	342,041	366,610
Amount due from a joint venture	應收一間合營企業 款項	19	5,770	5,770
Loan from a director and controlling shareholder	一名董事兼控股股東 貸款	28	185,100	173,000

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36. RELATED PARTY TRANSACTIONS (CONTINUED)

(c) Key management personnel

Compensation for key management personnel,

including amounts paid to the Directors as

disclosed in note 11, senior management of

the Company and certain of the highest paid

employees as disclosed in note 12 is as follows:

compensation

36. 關聯方交易(續)

(c) 主要管理人員補償

主要管理人員之補償(包括於 附註11披露之已付董事款項及 附註12披露之已付本公司高級 管理人員及若干最高薪僱員之 款項)如下:

			The Group 本集團		
			2024 一雨一四左	2023 一雨一一左	
		Note	二零二四年 HK\$′000	二零二三年 HK\$'000	
		附註	港幣千元	港幣千元	
Salaries, allowance and other benefits Retirement scheme	薪金、津貼及 其他福利 退休計劃供款		638	855	
contributions			18	30	
Total emoluments are included in "staff costs"	報酬總額列入 「員工成本」	9(b)	656	885	

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36. RELATED PARTY TRANSACTIONS (CONTINUED)

(d) On 1 December 2008, the Company entered into a letter of agreement with Mr. Yeung regarding a term loan facility of up to HK\$200 million, the loan is unsecured and charged with interest at the prime rate quoted for Hong Kong dollars loans by The Hongkong and Shanghai Banking Corporation Limited. The principal amount of the loan facility was increased up to HK\$290 million on 14 April 2009 and the final repayment date of the loan and all other sums owing to Mr. Yeung under the Revised Mr. Yeung's Loan Facility was further extended from 31 October 2024 to 31 October 2026 by a supplemental letter of agreement dated 29 September 2023. The said loan from Mr. Yeung constitutes a connected transaction for the Company under Chapter 14A of the Listing Rules, but is fully exempt from shareholders' approval and all disclosure requirements under Chapter 14A of the Listing Rules.

36. 關聯方交易(續)

(d) 於二零零八年十二月一日,本 公司與楊先生就一項金額最高 達港幣200,000,000元之有期 貸款融資訂立一份協議函件, 該貸款為無抵押,且按香港上 海滙豐銀行有限公司所報之港 元貸款最優惠利率計息。於二 零零九年四月十四日,該貸款 融資之本金金額增至最高港幣 290,000,000元,且通過日期為 二零二三年九月二十九日之協 議補充函件,經修訂之楊先生 之貸款融資項下之貸款及所有 結欠楊先生之其他款項之最後 還款日期由二零二四年十月 三十一日進一步延遲至二零 二六年十月三十一日。根據上 市規則第14A章,上述來自楊 先生之貸款構成本公司一項 關連交易,惟根據上市規則第 14A章獲全面豁免遵守股東批 准及所有披露規定。

36. RELATED PARTY TRANSACTIONS (CONTINUED)

(e) In April 2023, the Group entered into a tenancy agreement (the "Tenancy Agreement I") for a term of one year to renew the tenancy agreement which was signed in April 2022 in respect of the leasing of one of the Group's stock of properties to a company (the "Tenant"), which is wholly and beneficially owned by Mr. Yeung, and Mr. Ma Ho Man, Hoffman, being the Deputy Chairman of the Board and an executive Director, is a director of the Tenant. The Tenant is therefore a connected person of the Company. The rental chargeable under the Tenancy Agreement I was determined after taking into account of the rental valuation report issued by the Valuer in connection with the market rent of the said property in April 2023.

The entering into of the Tenancy Agreement I constitutes a continuing connected transaction for the Company under Chapter 14A of the Listing Rules and should be aggregate with the continuing connected transactions mentioned in the notes 36(e) and 36(f) to the consolidated financial statements in the Annual Report 2023 according to the Listing Rules. After aggregation, the continuing connected transaction relating to the Tenancy Agreement I is fully exempt from shareholders' approval, annual review and all disclosure requirements pursuant to Rule 14A.76(1)(c) of the Listing Rules as all the applicable percentage ratios calculated on an annual basis pursuant to Rule 14.07 of the Listing Rules are less than 5% and the annual caps are below HK\$3,000,000.

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36. 關聯方交易(續)

(e) 於二零二三年四月,本集團 訂立一份為期一年之租賃協 議(「租賃協議I」),以重續於 二零二二年四月簽立之租賃 協議,當中涉及將本集團其中 一項物業存貨出租予一間公司 (「該租戶」),而該租戶由湯 先生全資實益擁有,且馬浩文 先生(即董事會副主席兼執行 董事)為該租戶之董事,因此, 該租戶為本公司之關連人士。 根據租賃協議I可收取之租金 乃經參照估值師就上述物業於 二零二三年四月之市場租金出 具之租金評估報告釐定。

> 根據上市規則第14A章,訂立 租賃協議I構成本公司之一項 持續關連交易,並應按照上市 規則與二零二三年年報綜合 財務報表附註36(e)及36(f)所述 之持續關連交易彙集計算。經 彙集計算後,由於根據上市規 則第14.07條按年計算之所有 適用百分比率均低於5%,且 年度上限低於港幣3,000,000 元,故與租賃協議I有關之持 續關連交易根據上市規則第 14A.76(1)(c)條獲全面豁免遵守 股東批准、年度審核及所有披 露規定。
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36. RELATED PARTY TRANSACTIONS (CONTINUED)

(f) In June 2023, the Group entered into two tenancy agreements (the "Tenancy Agreements II") for a term of two years in respect of the leasing of all investment properties of the Group to the Tenant. The rental chargeable under the Tenancy Agreements II were determined after taking into account of the opinion letters issued by the Valuer in connection with the fairness and reasonableness of the rentals chargeable under the Tenancy Agreements II in respect of the said properties.

The entering into of the Tenancy Agreements II constitutes continuing connected transactions of the Company under Chapter 14A of the Listing Rules and should be aggregate with the continuing connected transactions mentioned in the notes 36(e) and 36(g) to the consolidated financial statements in the Annual Report 2023 according to the Listing Rules. After aggregation, the continuing connected transactions relating to the Tenancy Agreements II are fully exempt from shareholders' approval, annual review and all disclosure requirements pursuant to Rule 14A.76(1)(c) of the Listing Rules as all the applicable percentage ratios calculated on an annual basis pursuant to Rule 14.07 of the Listing Rules are less than 5% and the annual cap is below HK\$3,000,000.

36. 關聯方交易(續)

(f) 於二零二三年六月,本集團 訂立兩份為期兩年之租賃協議 (「租賃協議II」),當中涉及將 本集團所有投資物業出租予該 租戶。根據租賃協議II可收取 之租金乃經參照估值師就上述 物業根據租賃協議II之可收取 租金是否公平合理出具之意見 書釐定。

> 根據上市規則第14A章,訂立 租賃協議II構成本公司之持續 關連交易,並應按照上市規則 與二零二三年年報綜合財務報 表附註36(e)及36(g)所述之持 續關連交易彙集計算。經彙集 計算後,由於根據上市規則第 14.07條按年計算之所有適用 百分比率均低於5%,且年度 上限低於港幣3,000,000元,故 與租賃協議II有關之持續關連 交易根據上市規則第14A.76(1) (c)條均獲全面豁免遵守股東 批准、年度審核及所有披露規 定。

37. CAPITAL RISK MANAGEMENT

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

The Group actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholders returns that might be possible with higher level of borrowings and the advantages and security afforded by a sound capital position, and makes adjustments to the capital structure in light of changes in economic conditions.

The Group monitors its capital structure on the basis of debt-to-capital ratio. For this purpose, the Group defines debt as total borrowings which are bearing variable interest rate such as bank loans (note 26), lease liabilities (note 27) together with loan from a director and controlling shareholder (note 28), and net of cash and cash equivalents (note 24). Capital represents total equity attributable to owners of the Company in the consolidated statement of financial position.

The Group's strategy was to maintain the debt-tocapital ratio as low as feasible. In order to maintain or adjust the ratio, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt. As at 31 December 2024, the debt-to-capital ratio is approximately 38% (2023: approximately 48%). For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

37. 資本風險管理

本集團管理資本之主要目的乃保障 本集團能夠持續經營,從而可繼續 為股東帶來回報及為其他持份者帶 來利益,並維持優良資本架構,以 減低資本成本。

本集團積極及定期檢討及管理其資 本架構,以在維持較高股東回報(可 能帶來較高借貸水平)與穩健資本 狀況所帶來之好處及保障之間取得 平衡,以及因應經濟狀況轉變而調 整資本架構。

本集團按債務對資本比率監控其資 本架構。為此,本集團將債務界定 為按浮動利率計息(如銀行貸款(附 註26)、租賃負債(附註27)連同一 名董事兼控股股東貸款(附註28), 扣除現金及現金等值項目(附註 24))之借貸總額。資本指綜合財務 狀況表內之本公司股東應佔權益總 值。

本集團之策略為盡力將債務對資本 比率維持於低水平。為維持或調整 該比率,本集團可能調整向股東派 付之股息金額、向股東退還資本、 發行新股或出售資產減低債務。於 二零二四年十二月三十一日,債務 對資本比率約為38%(二零二三年: 約48%)。

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38. PLEDGE OF ASSETS

As at 31 December 2024, the Group has pledged the following assets:

- (a) the Group's all of investment properties, the leasehold land and building as well as one of its stock of properties totally with carrying amount of approximately HK\$329.3 million (2023: approximately HK\$410.3 million) were pledged to secure against bank loans (note 26) and a standby letter of credit granted to the Group;
- (b) World Fortune Limited ("World Fortune") pledged all (2023: all) of its shares in Pier 16 – Property Development to a bank in respect of the loan facilities granted to Pier 16 – Property Development; and
- (c) The Group pledged the time deposit of approximately HK\$8.2 million (2023: nil) to a bank for the issuance of standby letters of credit and overdraft facilities for the operation of the Group.

38. 資產抵押

於二零二四年十二月三十一日,本 集團已抵押下列資產:

- (a)本集團已抵押賬面值合計約 港幣329,300,000元(二零二三 年:約港幣410,300,000元)之 所有投資物業、租賃土地及樓 宇以及其中一項物業存貨,作 為本集團獲授銀行貸款(附註 26)及備用信用證之抵押品;
- (b) 世兆有限公司(「世兆」)就十六 浦物業發展獲授的貸款信貸向 一間銀行抵押其於十六浦物業 發展之全部股份(二零二三年: 全部股份);及
- (c) 本集團就發出備用信用證及
 透支信貸以供本集團營運之
 用向一間銀行抵押約港幣
 8,200,000元(二零二三年:無)
 之定期存款。

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39. DISPOSAL OF A SUBSIDIARY

On 1 February 2024, Jade Travel Ltd., being an indirect wholly-owned subsidiary of the Group which was incorporated in New York, was disposed to an independent third party at a cash consideration of CAD142,000 (equivalent to HK\$842,000).

(i) Consideration received

39. 出售一間附屬公司

於二零二四年二月一日, Jade Travel Ltd. (本集團一間於紐約註冊成立之 間接全資附屬公司)已出售予一名 獨立第三方,現金代價為142,000加 元(相等於港幣842,000元)。

(i) 已收代價

	As at 31 December 2024 於 二零二四年 十二月三十一日 HK\$'000 港幣千元
Cash inflow arising on disposal and 出售產生之現金流入及已收現金代價	rand (

cash consideration received

842

(ii) Analysis of assets and liabilities over which control was lost

(ii) 失去控制權之資產及負債 之分析:

		As at 31 December 2024 於 二零二四年 十二月三十一日 HK\$'000 港幣千元
Bank and cash balances Trade and other receivables Amount due to a holding company	銀行及現金結餘 應收貿易賬款及其他應收賬款 應付一間控股公司款項	1,124 187 (5,735)
Net liabilities disposed	已出售負債淨值	(4,424)

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39. DISPOSAL OF A SUBSIDIARY 39. 出售一間附屬公司(續) (CONTINUED)

(iii) Loss on disposal of a subsidiary

⁽iii) 出售一間附屬公司之虧損

		As at 31 December 2024 於 二零二四年 十二月三十一日 HK\$'000
		港幣千元
Consideration received Reclassification of cumulative exchange reserve on disposal of	已收代價 於出售一間附屬公司時重新分類累計 匯兌儲備	842
a subsidiary		(615)
Assignment of loan	出譲貸款	(5,735)
Net liabilities disposed of a subsidiary attributable to the Group	本集團應佔一間附屬公司之已出售 負債淨值	4,424
Loss on disposal of a subsidiary (note 8	別出售一間附屬公司之虧損 <i>(附註8)</i>	(1,084)

(iv) Net cash outflow from disposal of a subsidiary

(iv) 出售一間附屬公司之現金 流出淨額

		As at
		31 December
		2024
		於
		二零二四年
		十二月三十一日
		HK\$'000
		港幣千元
Total consideration received	已收代價總額	842
Less: Cash and cash equivalents	減:出售之現金及現金等值項目結餘	
balances disposal of		(1,124)
Net cash outflow from disposal of	出售一間附屬公司之現金流出淨額	
a subsidiary		(282)

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40. STATEMENT OF FINANCIAL POSITION AND RESERVES MOVEMENT OF THE COMPANY

40. 本公司之財務狀況表及 儲備變動

(a) Statement of financial position of the Company

(a) 本公司之財務狀況表

		As at	As at
		31 December	31 December
		2024	2023
		於	於
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Non-current asset	非流動資產		
Investments in subsidiaries	於附屬公司之投資	1,086,601	1,206,408
Current assets	流動資產		
Deposits, prepayments and other			
receivables	其他應收賬款	821	953
Cash and cash equivalents	現金及現金等值項目	34,404	33,969
		35,225	34,922
Current liabilities	流動負債		
Other payables and accruals	其他應付賬款及		
	應計費用	1,261	1,642
Bank loans	銀行貸款	99,000	144,000
		100,261	145,642
Net current liabilities	流動負債淨值	(65,036)	(110,720)
Total assets less current liabilities	s資產總值減流動負債	1,021,565	1,095,688

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40. STATEMENT OF FINANCIAL POSITION AND RESERVES MOVEMENT OF THE COMPANY (CONTINUED)

40. 本公司之財務狀況表及 儲備變動(續)

- (a) Statement of financial position of the Company (continued)
- (a) 本公司之財務狀況表(續)

		As at 31 December 2024 於 二零二四年 十二月三十一日 HK\$'000 港幣千元	As at 31 December 2023 於 二零二三年 十二月三十一日 HK\$'000 港幣千元
Non-current liabilities Loan from a director and controlling shareholder	非流動負債 一名董事兼控股股東 貸款	185,100	173,000
Net assets	資產淨值	836,465	922,688
Capital and reserves Share capital Reserves <i>(note 40(b))</i>	資本及儲備 股本 儲備 <i>(附註40(b))</i>	49,265 787,200	49,265 873,423
Total equity	權益總值	836,465	922,688
Approved and authorised for of directors on 28 March 202 On behalf of the board	-		二零二五年三月 [及授權刊發。
Yeung Hoi Sing, Sonny 楊海成 <i>Director</i> 董事		Ma Ho Man, 馬浩文 Director 董事	Hoffman

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40. STATEMENT OF FINANCIAL POSITION AND RESERVES MOVEMENT OF THE COMPANY (CONTINUED)

40. 本公司之財務狀況表及 儲備變動(續)

(b) Reserves movement of the Company

(b) 本公司之儲備變動

		Share premium 股份溢價 HK\$'000 港幣千元	Accumulated losses 累計虧損 HK\$'000 港幣千元	Total 合計 HK\$′000 港幣千元
At 1 January 2023 Loss and other comprehensive loss for the year	於二零二三年一月一日 本年度虧損及其他全面 虧損	1,418,963	(514,093) (31,447)	904,870 (31,447)
At 31 December 2023 and 1 January 2024 Loss and other comprehensive	於二零二三年 十二月三十一日及 二零二四年一月一日 本年度虧損及其他全面	1,418,963	(545,540)	873,423
At 31 December 2024	虧損 於二零二四年 十二月三十一日	- 1,418,963	(86,223)	(86,223)

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41. PRINCIPAL SUBSIDIARIES

(a) The following list contains only the particulars of subsidiaries which principally affected the results, assets or liabilities of the Group. The class of shares held is ordinary unless otherwise stated.

All of these are controlled subsidiaries as defined under note 2(c) and have been consolidated into the consolidated financial statements of the Group.

41. 主要附屬公司

Proportion of ownership interests

(a) 下表僅載列對本集團業績、資 產或負債構成主要影響之附屬 公司詳情。除另有列明外,所 持股份類別均指普通股。

> 所有該等公司均為附註2(c)所 界定之受控附屬公司,並已綜 合計入本集團之綜合財務報 表。

			擁有權權益比例			_
Name of subsidiary 附屬公司名稱	Place of incorporation/ operations 註冊成立/ 營業地點	Particulars of issued shares and paid up share capital 已發行股份及 繳足股本詳情	Group's effective interests 本集團 實際權益 %	Held by the Company 由本公司持有 %	Held by a subsidiary 由一間 附屬公司持有 %	Principal activities 主要業務
Macau Success (Hong Kong) Limited 澳門實德 (香港) 有限公司	Hong Kong 香港	10,000,000 shares/ HK\$1,076,000 10,000,000股股份/ 港幣1,076,000元	100	100	-	Investment holding 投資控股
Macau Success Management Services Limited	Hong Kong 香港	100 shares/HK \$ 100 100股股份/港幣100元	100	-	100	Provision of administration services 提供行政服務
World Fortune 世兆	Hong Kong 香港	1,000 shares/HK\$1,000 1,000股股份/港幣1,000元	100	-	100	Investment holding 投資控股
Jade Travel Ltd.	Canada 加拿大	15,000 class "A" non- voting special shares of CAD1,500,000 and 7 common shares without par value 為數1,500,000加元之 15,000股「A」類無投票權 特別股及7股並無面值之 普通股	100	-	100	Wholesale and retail business of selling airline tickets and tour packages 銷售機票及旅行套票 之批發及零售業務
Good Sun Development Limited 口住發展方限公司	Hong Kong 香港	1 share/HK \$ 1 1股股份/港幣1元	100	-	100	Property investment 物業投資

日佳發展有限公司

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41. 主要附屬公司(續)

41. PRINCIPAL SUBSIDIARIES (CONTINUED)

(a) (continued)

(a) (續)

			Proportion of ownership interests 擁有權權益比例			
Name of subsidiary	Place of incorporation/ operations 註冊成立/	Particulars of issued shares and paid up share capital 已發行股份及	Group's effective interests 本集團	Held by the Company	Held by a subsidiary 由一間	Principal activities
附屬公司名稱	營業地點	繳足股本詳情	實際權益	由本公司持有	附屬公司持有	主要業務
			%	%	%	
Total Gain Limited 全溢有限公司	Hong Kong 香港	1 share/HK \$ 1 1股股份/港幣1元	100	-	100	Property investment 物業投資
Powerful Concept Limited 權創有限公司	Hong Kong 香港	1 share/HK \$ 1 1股股份/港幣1元	100	-	100	Property investment 物業投資
Famous Capital International Limited	BVI/Hong Kong 英屬處女群島 /香港	1,000 shares/USD1,000 1,000股股份/1,000美元	100	-	100	Property investment 物業投資
Perfect Top Property Investment Limited	BVI/Hong Kong 英屬處女群島 /香港	1 share/USD 1 1股股份/1美元	100	-	100	Property investment 物業投資
Better Talent Limited	BVI 英屬處女群島	1 share/USD 1 1股股份/1美元	100	-	100	Investment holding 投資控股

(b) Significant Restriction

Cash of RMB held in the PRC are subject to local exchange control regulations. These local exchange control regulations provide for restrictions on exporting capital from the PRC, other than through normal dividends.

(b) 重大限制

於中國持有以人民幣計值之現 金須受當地外匯管制條例所規 限。該等當地外匯管制條例限 制從中國輸出資本,惟透過正 常股息除外。

Five-Year Financial Summary 五年財務概要

RESULTS

業績

		Year ended 31 December 截至十二月三十一日止年度				
		2024 二零二四年 HK\$′000 港幣千元	2023 二零二三年 HK\$'000 港幣千元	2022 二零二二年 HK\$'000 港幣千元	2021 二零二一年 HK\$'000 港幣千元	2020 二零二零年 HK\$′000 港幣千元
Revenue	收益	51,370	101,897	114,778	151,130	363,831
Profit/(loss) before taxation Taxation	除稅前溢利/ (虧損) 稅項	93,391 -	169,301 _	(287,072)	4,859 _	(141,936) _
Profit/(loss) for the year	本年度溢利/(虧損)	93,391	169,301	(287,072)	4,859	(141,936)
Profit/(loss) for the year attributable to owners of the Company	本公司股東應佔本年度 溢利/(虧損)	93,391	169,301	(287,072)	4,859	(141,936)
Earnings/(loss) per share attributable to owners	本公司股東應佔每股 盈利/(虧損):					
of the Company: — Basic and diluted	一基本及攤薄	1.9 HK cents 港仙	3.44 HK cents 港仙	(5.83) HK cents 港仙	0.10 HK cents 港仙	(2.88) HK cents 港仙

ASSETS AND LIABILITIES

資產及負債

				s at 31 Decembe ペ十二月三十一日	-	
		2024 二零二四年	2023 二零二三年	2022 二零二二年	2021 二零二一年	2020 二零二零年
		HK\$′000 港幣千元	 HK\$'000 港幣千元	、 HK\$'000 港幣千元	、 HK\$′000 港幣千元	、、_ HK\$'000 港幣千元
Total assets Total liabilities	資產總值 負債總值	1,454,088 (476,700)	1,388,555 (501,191)	1,271,157 (551,792)	1,388,830 (381,185)	1,387,114 (384,758)
Net assets	資產淨值	977,388	887,364	719,365	1,007,645	1,002,356
Total equity	權益總值	977,388	887,364	719,365	1,007,645	1,002,356

Particulars of Properties 物業詳情

Particulars of the properties held by the Group at the end of the reporting year are as follows:

於報告年末,本集團持有的物業詳情如 下:

A. Investment properties

A. 投資物業

					Attributable interest of
Lo	cation	Use/Status	Туре	Tenure	the group 本集團
地點		用途/狀況	類型	租用年期	應佔權益
1	Office No. 1001A on the 10th Floor of Tower 1 of Admiralty Centre, No. 18 Harcourt Road, Hong Kong	Rental	Commercial building	Medium term lease	100%
	香港夏慤道18號 海富中心1座10樓 1001A號辦公室	出租	商廈	中期契約	
2	Office No. 1004B on the 10th Floor of Tower 1 of Admiralty Centre, No. 18 Harcourt Road, Hong Kong	Rental	Commercial building	Medium term lease	100%
	香港夏慤道18號 海富中心1座10樓 1004B號辦公室	出租	商廈	中期契約	

Particulars of Properties (Continued) 物業詳情 (續)

B. Stock of properties

B. 物業存貨

				Tenure/ Gross	Attributable interest of
Location 地點		Use/Status 用途/狀況	Type 類型	Floor Area 租用年期/ 總樓面面積	the group 本集團 應佔權益
	香港駱克道353號 三湘大廈34樓及儲物室	待售	商廈	中期契約/ 約5,134 平方呎	
2	Flat C and Flat D (now known as offices 1905 and 1906) on the 19th Floor of Eastern Commercial Centre, 395–399 Hennessy Road, Hong Kong	On Sale	Commercial building	Medium term lease/ Approximately 1,532 square feet	100%
	香港軒尼詩道395至399號 東區商業中心19樓C室及D室 (現稱1905號及1906號辦公室)	待售	商廈	中期契約/ 約1,532平方呎	



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